MEMORANDUM

ON THE REVISION OF LAND REVENUE SETTLEMENTS IN THE

NORTH-WEST

PROVINCES.

प्रशासित जगने

INDEX.

Section.	Page.	PARA.	SUBJECT.			
Introductory Remarks. Pages 1 -4	1	1	Instructions received.			
	1-2	2	Treatment of the sub- ject. I. The system under which the assessment of land revenue is carried out. II. Narrative of discussions and orders. III. Brief sketch of the re-settlement of each District. IV. Examination of the fiscal results of re-settlement in certain Districts. V. Conclusions brought out by the enquiry.			
	2-3	3-4	Explanation of the Appendices.			
	3-4	5	Reasons for not entering at greater length into the details of the			
Section I.			assessment of each District.			
Puges 5—60	5	1 {	Erroneous conceptions of the mode of assessment in force in the North-Western Provinces. Experience of 1822—1833. Remarks by the Commissioner of Agra—Allygurh.			
	6-7	2 {	Mr. Fraser. Lord William Bentinck, The Board of Revenue. Mr. Currie.			
	7-9	3 {	Elaborate calculation of produce and cost of cultivation, why unnecessary. Rates already existing. Remarks of Collector of Agra. Ditto ditto Saidabad. Ditto Governor-General.			
	9-10	4.	Present Rent-rates, their origin. Present position of Settlement Officers.			
	10.11	5	Enlancement of the old Rates.			
	10-11 11-12	6	Data available to the Settlement Officer in determining the present			
	11-12		state of Rents, and questions to be determined.			
	12-13	7	Sketch of existing instructions.			
	13-14	8-9	Remurks on the preceding paragraph.			
	14-15 15-20	10 11	I. Dehra-Doon. II. Saharunpore.			
	20-23	12	Assessment, classification of villages. Ascertainment of deduced Revenue-rates. Difficulty of finding trustworthy Moneyrates. III. Mozuf- fernuggur. Method adopted of calculation of Rates for kinds of soil. Peculiar difficulties owing to abnormal cultivation in the famine year.			
	23-25	13	Rates finally adopted. Nijkuree rates. Zubtee rates. Class rates. Artificial soils.			
	25-30	14	Method of arriving at average rates.			
	30-37	15	VI., VII., VIII. VIII. VIII. VIII. VIII. Furruckabad.—Division into artificial soils. Sub-division of Gowhan, sub-divisions of Munjah and Burhet.			

Section.	Page.	Para.	SUBJECT.				
Section I.,—(continued.)	30-37	15	Division into irrigated and unirrigated. Irrigated land cannot often bear irrigated rates. Nomenclature of soils, importance of a right mode of obtaining soil areas. Method explained. VII. VIII. VIII. Furruckabad,— (continued.) Classification of the Hars. Variations in the Cassification. VIII. Pergannal Imrutpore.—Difficulty of appraising the value of land.				
	37-38	18	Necessity of accepting the popular valuation of land. Actual and nominal rates. IX. Mynpoory. Present Rentals, their character and				
	38-45	19	of appraising the value of land. Necessity of accepting the popular valuation of land. Actual and nominal rates. IX. Mynpoory. Present Rentals, their character and amount. The rents are paid in cash, and have risen little. Impossibility of arriving at soil-rates by enquiry, uncertain size of the cutcha beegah. Method of arriving at rates. Analysis of enhancement of rents. Sub-letting and Shikmee rates. The rack Rent-rate, and the rate of rise of rent. Elimination of soil-rates. Rates on natural soils, and no distinction between well and canal irrigation. XI. & XII. Bij. XI. & XII. Bij.				
	45-4 9	20-21	Rutes on natural soils, and no distinction between well and canal irrigation. XI. & XII. Bij- Nour. XII. Pergunnah Akberabad.				
	49.51	22	XIII. Budaon Rates, mode in which they have been deduced in the Belah and Bhoor, Khadir				
;	51-55 56 58	23 24	XIV. Barcilly, XV. Pillibleet.				
	58-59	25	XVI. Shabje- hanpore. Figured Statement of soil-rates in the various circles. Further remarks on the foregoing figured statement.				
	59-60	26	Remarks on the foregoing extracts.				
Section II.							
Retro spect of past discussions. Pages 61-92	61	1	State of the country in 1860.				
	61-63	2	(Saharunpore, Mozuffernuggur, Boolundshuhur, and Goruckpore. Colonel Baird Smith and Lord Canning. Colonel Baird Smith's Famine Report.				
	63-64	3	Lord Canning's Resolution, 1861.				
	61-65	4	Public Opinion in 1861.				
	65-66	5	Opinion of the Revenue Board, the Licutenant-Governor, Mr. Keene, and Mr. Muir, as to a Permanent Settlement of the				
	66-67	6	Mr. Money and Sir George Edmonstone.				
	67-68	7	Despatch of Her Majesty's Secretary of State.				
	68-69	8	1863, Mr. Muir and Mr. Drummond, Sir John Lawrence, 1864.				
	69	9	Orders of the Government of India, dated 8th June, 1864, and Her Mujesty's Secretary of State, 1865.				
	ib.	10	Further orders of the Secretary of State, 1867.				
	69.70	11	Measures taken to carry out a Permanent Settlement.				
	70	12	Sir William Muir appointed Lieutenant-Governor 1868; visits the Meerut Division, Mozuffernuggur, Boolundshuhur, Pergunnah Bagput, Meerut District.				

Section.	Page.	PARA.	SUBJECT.					
SECTION II.,—(continued.)	70-71	13	1869, Suggestion by the Lieutenant-Governor as to the Permanent Settlement of Bhagput.					
	71-72	14	Further suggestions in the case of Boolundshuhur.					
	72	15	Views of the Governor-General in Council, 1871.					
	ih.	16	Permanent Settlement likely to be deferred indefinitely.					
	72.73	17	Present state of the question.					
	7374	18	The Indian Economist.					
	74-75	19	Question of the assessment to Land-revenue of land irrigated by canals.					
		1	(Colonel Baird Smith, 1861.					
	75	20	Mr. Muir, 1861.					
	ib.	21	Mr. Money.					
	75-76	22	Sir George Edmonstone, 1862.					
	76-82	23	Tresent system; Land-revenue, ordinary and extraordinary; failure of canal primit facie ground for remission of "revenue extraordinary" that the whole revenue is engaged for absolute; objections enumerated: system proposed by objections. Defects of proposed system. Objections to proposed system. Two objections admitted against existing system, dated 5th December, 1861, paras. 62, el seq. Profit from future extension of canal irrigation untaxed. Future profits not rising from exortion of land holders might consistently be taxed. Proposed system more faultly in this respect than present system. Differential water-rates will not suffice. Plan suggested to meet these objections. Proposal to tax, future extension of canal irrigation at the average rate of "extraordinary revenue." Area to be the quinquennial average of canal returns. Zeminders increased of rental would thus be assessed approximately. The tax would be certain, and would not be on profits produced by exertions of landlord or tenant.					
	82-84	24	Review by the Lieutenant-Governor, Mr. Drummond, of the results of the Conference, and of Mr. Muir's Proposal.					
	84-85	25	Orders by the Secretary of State, 1866.					
	85-87	26	Mr. Drummond, 1866.					
	87-88	27	Orders of the Sceretary of State, 1867.					
	88	28	The Canal Bill.					
	88-91	29	Proposed extension of the powers of Settlement Officers in regard to determining Rents at time of Settlement.					
	92	30	Local Cesses.					
Sporton TIT	ib.	31	Mode of Survey.					
Section III. Pages 93-95	93	1	Settlement operations greatly prolonged.					
	ib.	2	Tabular Statement of Progress.					
į	94	3	Assessment very generally approaching completion.					
	94-95	4	Instances of Districts in which Settlement operations have been unduly prolonged.					

Section.		PAGE.	Para.	SUBJECT.		
Section IV. Pages 96—136		96	1	Remarks on the Appendices.		
		ib.	2	Technical treatment of the subject, why useless.		
		96-7	3	Mode of treatment.		
		97	4	Appendix I.		
		97-99	5	Appendix II., V.,-Nomenclature of Soils.		
		99	6	Rentals, not revenue, dealt with.		
		99-100	7	Sketch of the Deyrah District.		
		100	8	Cultivation and Rent-rates.		
		100-101	9	Incidence of demand.		
		101	10	Sketch of Saharunpore District.		
		101-102	11-12	Area and Rental.		
		103	13	Large increase in rental of Settlement not probable. Depressed condition of the District.		
		ib.	14	Mozuffernuggur.		
		103-104	15	Settlement of 1860-64 partially condemned.		
		104-105	16	Settlement of the remainder of the District.		
		105-107	17-19	Areas and Rentals.		
		107	20	Meerut a prosperous Pergunnali.		
		108	21	Notice of Pergunnahs.		
		108-111	22-24	Bhagput: Comparatively small increase in Rental. Causes of stationary Rent-rates.		
		111-112	25-26	Illustration from Sir William Muir's Memorandum on Oudh.		
		112-114	27	Past and present position of tenants-at-will, and effects of Ac X. of 1859.		
		114-115	28	Smallness of holdings.		
		115-116	29-30	Conditions necessary to modification of the Revenue-rates. Mr. Bird on Boolundshuhur.		
		116-117	81	Contrasted with Meerut.		
		117	32	Peculiar circumstances of Boolundshuhur.		
		ib.	33	Settlement Officers' remarks.		
		118	34	Atrowlee in Allygurh.		
		119	35	An illustration of Rates rising with prices.		
		119-120	36	Aonlah in Bareilly. Stationary Rates.		
		120-121	37	Serouli in Bareilly.		
		121-122	38	Remarks on the above.		
		122-123	39	Furruckabad, backward tracts.		
		123-124	40	Tenants-at-will.		
		124	41	Remarks on Furruckabad.		
		124-125	42	Etawah.		
		125	43	Shahjehanpore.		
		125-126	44	Azimgurh, small holdings.		

INDEX.

Section.	Page.	PARA.	Ѕпвјвст.
Section IV,	126-27	45-46	Budaor.
(Concluded.)	127-129	47	Mr. Bird's romarks on Budaon.
	129	48-49	Goruckpore Bustee, and the Jhansie Division.
	129-130	50	Recupitulation of the substance of former remarks.
	130-131	51	Elements of discord introduced into the agricultural body.
	131-133	52	Mr. Bird on the Cultivating Classes.
	133-134	53	Sir William Muir. The case of Guzerat.
	134-135	54	Mr. Fane and Mr. Bird.
	135-136	55	Improbability of large immediate enhancement of rents.
	136-137	56 -57	Conclusion.



MEMORANDUM

ON THE REVISION OF LAND REVENUE SETTLEMENTS IN THE NORTH-WEST PROVINCES.

INTRODUCTORY REMARKS.

- Some time ago, on taking up my present appointment, I was asked by the Members of the Revenue Board to draw up a Note sketching the progress of the re-settlement of these Provinces, which has now for many years been His Honor the Lieutenant-Governor also expressed a wish that the effect of the rise in rent-rates on the land revenue should be enquired into and illustrated. Press of other work has prevented me hitherto from carrying out these instructions; and during the last year the discus-Instructions received from H. H. the Lieut .sion which has arisen out of the Lieutenant-Governor's Governor and the Board comments on the Boolundshahur Settlement has led me to re-consider the form in which the Note could be most usefully prepared. will state briefly the method adopted in the Memorandum, as I have now framed it; and will then plunge at once into my subject.
- which the assessment of Land Revenue is carried out. This, though it may seem superfluous to Settlement Officers and to others intimate with the North-West, I believe to be very essential. It is impossible to Treatment of the subject.
 1. The system under read the remarks recorded by men high in office in this which the assessment of country, and the comments of the greater part of the press, Land Revenue is carried without a feeling of surprise at the very imperfect information which generally exists on this point. The process of the assessment of Land Revenue is a sealed book to nearly all but the small class who are occupied Misconception on this point has given rise to much confu-

In the first Section I have explained at some length the system under

in carrying it out. sion and error, and if I succeed in conveying a clear idea of the rules under which assessments are framed, the Note will not have been written in vain I have in the second Section traced the narrative of the discussions and

2. Narrative of discussions and orders from

1860 to 1870.

3. Brief sketch of the re-settlement of each District.

orders which have marked the period commencing from 1860, embracing such questions as the policy of a Permanent Settlement, and the assessment of lands irrigated from canals. This is followed in the third Section by a brief sketch of the re-settlement of each District, shewing the order in which the Districts have severally come under revision; the period over which revision extended, and the present state of the work.

Finally, in the fourth and concluding Section, I have examined the fiscal results of the re-settlement in certain Districts, bringing to notice those 4. Examination of the fiscal results of rein which the assessment has been disallowed and subjected settlement in certain Disto further revision, and shewing the comparative increase in assets, and in the incidence of the general rent-rate on the area under cultivation. I have attempted then to explain, and illustrate, the circumstances connected with land tenures in these Provinces which tend to stimulate or restrict the rise in rents. The reports of the several Settlement Officers have also been consulted for information as to the rise in rents and its causes, and as to the progressive increase in the value of land. Finally, the results of the enquiry have been summarised, with the conclusions to which they 5. Conclusions brought out by the enquiry. seem to lead.

- The Memorandum is accompanied by five Appendices, containing figured statements, designed to bring together all the available inform-Explanation of Appendices accompanying. ation which is necessary to throw light on the subjectmatter of the Note. The first of these statements shows the former and present area in the several Districts of the North-Western Provinces, (excepting the Hill Tracts), which have come under revision of Settlement. The figures have been supplied by the several Settlement Officers, have been checked and compared in this office, and, I hope, are accurate. They shew for each Pergunnah the total area of the former and present Settlement with its detail, whether barren, revenue-free, cultivable, fallow or cultivated; the latter, again, being divided into irrigated and unirrigated. The proportions of which the total area is composed are also given, with the proportion of irrigated and unirrigated land on the whole cultivated area, and of land actually cultivated on the area cultivable. The figures for the former Settlement are not in every instance forthcoming: and in other instances are unreliable. In one case, Dehra, revenuefree estates have been excluded altogether from the statement. In Boolundshahur and Goruckpore, these estates fall under the several columns of that statement according to the proportions which they occupy, while in all the other Districts the whole of the revenue-free lands of all kinds have been entered under columns five and seven only, the other columns shewing only the distribution of lands assessed to Government revenue. The revenue-free and grant lands of Dehra were excluded, as being exceptional in their nature. information for Boolundshahur and Goruckpore is not given in the Settlement Reports, and the Settlement Officers have left the Districts. The only result is that the percentage of revenue-free at re-settlement in the Province is a minute fraction larger than is shown in Appendix I., while the relative proportion of the areas of revenue-paying lands, shown in columns 13-19, is probably not affected at all.
- 4. The second Appendix shows, so far as Settlement Officers could furnish the information, the rentals assumed in each Pergunnah at the last and the present Settlement, with the incidence of those rentals on the total assessable and cultivated areas of the two periods. The third statement shows in juxta-position the percentage of increase in each Pergunnah, both in cultivation, in

irrigation, in the rental, and in the incidence of the rent-rate on the cultivated area. The fourth Appendix gives the village rentals recorded at re-settlement in the village papers, and the same rentals, corrected by the Settlement Officers on account of obvious errors; both being contrasted with the rentals finally assumed. This statement is especially useful as showing how little Settlement Officers can be charged with blindly accepting any figures which landholders may put before them. The fifth statement shows, for each circle of assessment in each Pergunnah, the rent-rates assumed for the several classes of soil at the present re-settlement. It would have been unprofitable and misleading to give the rent-rates of the last Settlement, for the classification and grouping of soils differ so widely that comparison, unaided by explanation, is impossible.

5. It remains to give my reasons for not entering at greater length into the details of the assessment of each District. These are two; first, that the data at my command are insufficient. No one but an Officer with the facts immediately before him, and intimately cognizant with the conditions which

limit and govern his conclusions, can safely venture on any general enquiry of this kind. What has been said on the subject of rent-rates by several Settlement Officers I have carefully collected and brought out. The general inferences which their remarks suggest to me will be found in Section IV. of the Note. But I have been careful, as a rule, to limit myself to the facts ascertained and recorded by the Settlement Officers themselves, and have not attempted, by independent comparison of past and present soil rates, to work out conclusions, which I should be the first to distrust.

My second reason was, that all Settlement Officers in these Provinces have recently been themselves called on to furnish on this point elaborate information. There is no use in attempting at second hand what will be much better done by the Settlement Officers. In circulating to the several Commissioners of Divisions copies of letters from the Government of India and the Government of these Provinces, regarding the question of a Permanent Settlement, and the system of 30 years' Settlements in force in these Provinces, the Board have desired Settlement Officers to report to them fully on six specified points. Of these the rise in rents and its effects upon the Land Revenue is the first. Settlement Officers are to state "whether in the part of the country under their immediate observation, rents have reached their full present limit. The rise in prices, which has led in a chief measure to the rise in rents, will be the best, though by no means the only, test of the adequacy of existing rent-rates. On review of the prices of past years, does it seem that any further large increase in prices is improbable? and have rents so generally risen with prices as to render a further rise unlikely in view of the probability of prices remaining stationary? In a word, Settlement Officers must show whether the transition state, through which Boolundshahur and other Districts are passing, has been entered on, or would seem to be near an end, in their Districts. The Board expect upon this head such ample and exhaustive illustration, from rents, comparative tables of the value of land, prices of produce, or other sources of information, such

as those above indicated, as it is within the power of every Settlement Officer to furnish." The replies to this Circular Letter are now coming in, and treat the subject with a completeness and detail which no one Memorandum could possibly supply. My remarks will, therefore, be confined to the broader and more general conclusions which the figures of the Appendices suggest. The Memorandum may assist those who wish to work out the subject as illustrated in the replies to the Board's Circular Orders. It will serve as an introduction, and will present a complete and succinct sketch of the past history and present position of Settlement operations in these Provinces. But for an exhaustive discussion of the question of the rent rise and its bearing in each District on the Land Revenue, I must refer to the Reports in reply to the orders above referred to, which will, doubtless, be hereafter brought together and published in a single Volume.



SECTION I.

1. It is impossible to form an accurate conception of the process of assessment in these provinces until one very general, but very important error Because, in theory, the Government which we succeeded, asserted is explained. a right to a share in the gross produce of the land, it is very Erroneous conceptions of the mode of assess-ment in force in the N.-W. Provinces. frequently assumed that a Settlement should still rest on a calculation of the gross produce, the cost of cultivation, and The land is represented to be a kind of tabula rasa, the net yield of every field. on which the Settlement Officer may frame any estimates he likes of capabilities and out-turn. Hence, we hear of the necessity of Settlement Officers being experts in agricultural matters; of the rise in revenue bearing no ratio to the alleged rise in prices; of the ruinous waste of revenue involved in our Settlements, and so on. It must be stated here once for all, that, with the gross produce of the land, as the basis of assessment, the Settlement Officer in the North-West, except in tracts where rents are paid in kind, has little or nothing to do. The Government has resigned to the classes whom it determined to recognize as landholders a share of the rental assets; that is, of the profits accruing to the landholder, after deducting the return to the cultivator as Experience of 1822 to 1833. the profits of stock and the wages of labour. Eleven years of our administration, the period from 1822 to 1833, have already been consumed in attempting by elaborate calculations to ascertain what these assets should be. It was not till nearly 1833 that it occurred to the Government to ascertain what the assets actually were. The history of the almost fruitless labours of those eleven years may be read in the Volume of Selections from their Records which the Board have recently published. may be given here in illustration of what actually was done, and of the results which were arrived at; and they will show that one at least of the panacea for the fiscal evils which are supposed to beset us has been tried and has been found The following refers to Agra (page 318.):—"The land is classed and valued according to its supposed or ascertained powers on a rotation of crops. Their value is assumed and an average framed, of which, in irrigated land, twofifths are considered the due of Government, and three-fifths Remarks by the Commissioners of Agra. that of the cultivator; whilst in dry lands the proportions are equal, or half-and-half. On this calculation the rent-roll was formed." And in Allygurh :- "The principle assumed is that the Allygurh. Revenue Officers, European and native, are capable of fixing a proper rent for every field. The productive powers of the land, with reference to the different classification of the soil, are taken into account, and a calculation is attempted of average produce, and the value of it as a basis of assessment. The real basis, though, of all assessment is the acknowledged rent which the land can afford to pay, which its occupiers will willingly agree to, but beyond which they refuse to engage, and I believe it to be in vain that the attempt is made to check and amend this estimate, or even to explain it by any statistical calculations."

Mr. W. Fraser was one of those officers who attempted most zealously to carry out the mode of Settlement prescribed by Regulation VII, 1822. writes: "A thousand and twelve Settlements under Regulation VII, 1822, are completed, or nearly so; one hundred and seventy-eight confirmed by Govern-They seem to be made on different grounds; some by rates on produce, some on estimates of gross produce, taking a half or a third Mr. Fraser. as the right of Government; others on a classification of soils and rates applied; some on the years produce; a great number on bargain; i.e., how much the people will give, and not go away; not one that I have seen on a thorough based estimate of cost, produce, and profit, as the ground-work, and advertence to local free-will rent, as the rule." On this, Lord William Ben-Lord William Bentick observes :- "This gentleman, it should be observed, took the greatest possible pains to introduce within his Division a system of minute inquiry into produce, as appears from the notes of circular instructions issued by him to the principal assistants in charge of Districts, a copy of which document he has furnished along with his replies. He pointed out every possible mode of correctly ascertaining the requisite information, and even suggested that actual experiments should be made by the European Officers themselves, collecting certain quantities of different kinds of produce, varying in quality, and appraising its value by ascertaining the market price, after deducting all expenses. From the above extract, it will be seen how entirely his expectation has been disappointed. To ascertain profits, or in other words, to convert gross into net produce by any general rule seems to be decidedly impracticable." And, he adds,—" It thus appears to be the general opinion that the minute researches which have been hitherto made can lead to no practically useful results, and can serve only to delay the attainment of the desirable result which it is the object of the survey to accomplish. The remarkable circumstance mentioned in the 20th paragraph of the Board's letter, that, in the case of a Settlement carefully formed by one of the best Revenue Officers in the country, framed on a supposed ascertainment of minute particulars, it was impossible to realize much more than three-fourths of the assessment, is greatly corroborative of this opinion." Finally, in the 43rd paragraph of the Governor-General's Minute, dated 20th January, 1832 (page 365), it is shown "how completely the existing system has failed,"—the system, that is, which was in augurated under Regulation VII, 1822. During eleven years in no one District had more than 396 villages been settled. In the whole Provinces the Settlement of 144 villages only had been confirmed by Government, and the period which would be required to complete the Settlement varied from three to sixty years, ranging in most cases from ten to sixteen. Any one acquainted with the great variation in the productive powers of apparently similar lands will know how hopeless the old procedure was. It exposes the Settlement Officer to all the chances of error involved in a classification of land, in assumption of the productive powers of each field, and in valuation of the cost of cultivation of the land thus arbitrarily classified. It is true that where land is held at rents payable in kind, the productive powers of lands are broadly classified now, and an average rent-rate expressed in the money value of the landlord's share of the assumed crop

But this is over considerable areas, and is checked by comparison with existing money rents; while any attempt to base rates on a calculation of the cost of production, or the surplus remaining after deducting the total outlay, is never for a moment attempted. The Board, in para. 7 of their letter to The Board of Revenue. Government, No. 362, dated 7th December, 1830 (page 227), stated briefly and generally what the system, as they conceived it, should be; and the system they advocated is that which is in force at this day:—"We have to ascertain from putwarees' accounts or to fix by the best data that we can obtain the rent paid for each field as it appears in the survey accounts; and to regulate our demands on those who are entitled to engage for the revenue by the aggregate rent derivable from the whole." So, too, Mr. Currie, in Goruckpore:—"The rents actually paid by the cultivators for the different fields are what I have taken as the basis of assessment, and it seems to me the only safe principle, for the ascertainment of the actual produce must be liable to very great uncertainties, and the productive powers of the different classifications of soil must vary much in the same class from contingencies of situation, facility of irrigation, &c." And Mr. Howe similarly deprecates the "Collector's dangerous dependence on his own agricultural judgment and inexperience."

The process, therefore, of ascertaining the gross, and of eliminating therefrom the net produce, the amount that is resultant, after Elaborate calculation of produce and cost of deducting profits of stock and the wages of labour, was not cultivation, why unneceshazardous only; it was wholly unnecessary. The rates paid by the occupier were perfectly well-known throughout the country, and might be supposed to represent more accurately than any calculation by an outsider the letting value of the land. At page 251 of the volume of North-West Revenue Selections, published in 1866, is a letter from the Board of Commissioners in the Ceded and Conquered Provinces to the Governor-General, dated 5th January, 1819, submitting reports by the several Collec-Rates already existtors on the subject of rates levied from cultivating occupants. It contains an immense amount of varied information as to the rates prevalent In some cases, these rates were fixed according in the several Districts. to the different kinds of produce; in others, according to the quantity of ground cultivated, for which a specific agreement was entered into; or again, a certain sum was paid by each plough, without any relation to the quantity of land cultivated or its different species of produce. tions of these rent-rates are also given in Mr. Mackenzie's Memorandum, printed with the Selections of 1872. In Allygurh, for instance, the Settlement Officer reported that: -- "Pergunnah money-rates vary according to the crops, the land being also distributed into two classes, irrigated and not irrigated, and each of these again sub-divided into three sorts. In the village rates three descriptions of soil—baret, manjat, and burket—are distributed into two classes, and sub-divided as above into sorts, according to quality." And then the rates of these lands are given. These rates existed in every village, varying according to soils, castes, locality, or the peculiar circumstances and history of the estate. For the most part they were paid in kind, at a recognized proportion of the produce. So, again, in the reply of the Collector of Agra to the queries circulated by order of the Governor-General, Remarks of Collector (page 322, Selections 1822-33).—"The rents in this District of Agra. are rarely made payable in kind. The share is generally converted into a monied rent, either at the time of kunkoot, or on a portion of the produce, on perfectly fair principles; in the first instance, on a speculative price, in the latter, on that of the actual rate in the nearest bazar. I am inclined to believe that a monied rent is always preferred by the cultivator.

"11th Query.—Is there any known Pergunnah rate which can always be referred to in a case of dispute between the cultivator and the proprietor?"

"Reply.—The Pergunnah rates are all jinswaree (in kind), and differ in almost every Pergunnah. In practice they are much at variance with the rates in force in the villages, and are not admitted as authority or reference in disputes between the zemindars and cultivators.

And the Collector of Saidabad writes (page 335):—"The rents in this Remarks of Collector District are all in money. In the case of new land being broken up a small share of the produce is taken as rent for the first two or three years, after which it is commuted to a money-rent calculating the value of $\frac{1}{4}$ rd or $\frac{1}{3}$ th of the produce at the average rate of the past two or three years.

"Reply II.—There is no fixed Pergunnah rate sufficiently acknowledged and accurate to be referred to in case of dispute between proprietor and cultivator."

The Board, commenting on the replies received from Collectors, stated that "rents are paid in money and in kind to a great or less extent in all districts." And finally, in this Minute, dated 26th September, 1832, we find Lord William Bentinck writing thus:- "As far as the rights of the Government are concerned, I think I am at liberty to assume that Remarks of the Govera minute inquisition into the capacity of each field or each village of the country is unnecessary, as observed by the Governor of Madras, in his Minute, dated the 10th of May, 1822. In fixing the assessment of the lands of any village, the safest guide is the actual produce and collections of former years. Nor is any such investigation intended for the benefit of agriculturists not having permanent interest in the soil, for, as observed in the same Minute, 'the rent which the assessment is intended to fix is that of Government, not that of the ryot and his tenant.' The object of the Minute surveys hitherto conducted, has been to fix the payment which Government can properly require as revenue from those who directly contribute it; in other words, the amount of private rent available for taxation in the hands of the community, and the amount which should be contributed by each individual of that community.

- "47. But it has been expressly stated by Sir Thomas Munro, than whom, it will be admitted, there could not have been a more competent judge, that calculations of produce proceeding from the detail to the aggregate are apt to be erroneous.
 - '48. Experience has abundantly proved the justness of this statement.

In the 20th paragrah of their letter, dated the 25th May, 1831, the Sudder Board have observed as follows:—"It may be assumed as a fact that the real accounts of the rents of villages cannot be obtained from those who are interested, or think they are interested, in withholding them; and to presume that the European Officers of the Government, who have no direct connection with agricultural operations, are qualified to assess the rent of every field in a village by classification of soil, and nice calculations of average produce and prices, even though the extent of stock and personal means of each ryot—which should have some influence at least in such matters—were known, is, in our opinion, to presume that in support of which neither the actual results of experience nor the fair deductions of reason can be adduced."

- "51. As regards the materials which should be had recourse to with a view to the determination of Government assessment, I shall here transcribe the 48th and 49th paragraphs of the Resolution I caused to be recorded on the 20th January last. I have not since seen any reason to doubt the accuracy of the opinions therein stated:—
- "With regard to the practical effect of the minute investigation into produce, with a view to fix the public assessment, the sentiments of the Revenue Officers will be best shown by citing the 13th paragraph of the letter from the Chief Commissioner of Delhi. It is remarkable that, notwithstanding the care with which Mr. Glyn has apparently laboured to apply to the regulation of the Government demand the several principles by which it should be theoretically guided, the result, so far from having led to the establishment of any practical rule of Settlement, founded on the application of those principles, seems only to have manifested the insufficiency of them all, and although the calculations of which they were the basis have served to check the conclusions drawn from a merely conjectural estimate of the subject of computation, yet, after all, the principal data of Settlement appear to have been derived from a review of past payments compared with present circumstances, and from other obvious considerations of position and facility in realizing the current revenue, aided by the reports of the tehseeldars concerning the character and condition of the proprietors."
- 4. The extracts I have here given will convey a very good idea of the grounds

 Present their origin.

 sessment as well as of the material, which, when we fairly grappled with the question, we found ready to our hand. Under the Government which preceded ours the revenue was collected, either in kind or in money, at rates greatly varying, but perfectly well-known and undisputed. The origin of these rates, how they came to be fixed, why they differed, or why they agreed,

I believe to be untraceable. What we have to understand here is that they did exist, and that they formed the recognized revenue rates by which the revenue of the country was collected. The headman or the farmer assessed the occupiers of the soil at these rates, and paid to Government, in theory, the whole of his collections, after deducting a small percentage as his fees. Practically, and especially in the century of anarchy which preceded our rule, he only paid what he could not manage to withhold. The revenue paid by the village was the sum arrived at by applying these rates to the area under cultivation. When we succeeded to the Government, we determined to resign a fixed share of this We recognised—sometimes in the headmen, sometimes in individuals, claiming to be proprietors, at others in the village community, or in farmers,—a proprietary title. Having done this, we gave to the party so recognised the power, with a reservation as to the rights of old tenants, to enhance or diminish the rates then found to exist. From that moment rates which had hitherto been strictly revenue rates, (rates according to which revenue was raised), became rent rates: rates according to which the several rentals of the respective proprietors were levied. It then became the business of the Settlement Officer to see how far the old revenue rates were being modified by the new agency which had been introduced—the proprietary body. During the thirty years of the settlement framed under Regulation IX of 1833, the proprietary body, on the whole, have effected considerable changes in these rates. Population increased. Instead of headmen or managers seeking for cultivators, cultivators came to ask for land. The Rent Law Act X of 1859 was framed, and by its provisions a first legislative attempt was made to formulate the method in which the old "revenue rates" should be raised or changed. The prices of some staples commenced to rise Why greater changes have not been effected is the point to which, materially. in the fourth Section, I have applied myself. To answer that question is, in fact, the main object of this Memorandum. But what I wish to bring out distinctly here, is this: -The Settlement Officer, when we first took the country. had to ascertain precisely what the old Government revenue rates were, and to deduct from the revenue so arrived at the share to be Present position Settlement Officers. abandoned to the proprietor. The Settlement Officer of the present day has to ascertain not what the old Government revenue rates were. but what the present private rent-roll, based on the old public rates but greatly modified by economic progress, by individual caprice, by local circumstances, and by legislation, is. To aid him in this has been the object of the orders from time to time issued by the Revenue Board. The substance of these orders I will very briefly indicate, and I will then at greater length proceed to show by illustrations, drawn from the reports of Settlement Officers themselves, what the actual modus operandi has been. The remarks meanwhile which have already been made, though necessarily brief, should assist in enabling any one who has read them to understand rightly the position of a Settlement Officer in these Provinces, and are material to the purposes of this paper.

5. The old revenue rates, then, speaking generally, have become the present rent-rates. The present revenue rates—the rates, that is, at which the land

revenue is now assessed—are merely half the present rent-rates. But this is not the same thing as saying that the present revenue is merely half the revenue that would formerly have been taken. Thus, say that formerly in an estate the revenue rates applied to the area under cultivation aggregated

Rs. 1,200. Of this, under former Governments, the folder rates.

Rs. 1,200 would have been taken by the head man as fees, Rs. 1,080 being paid into the Government Treasury. But now the old revenue rates, manipulated by the party whom the Government has recognised as proprietor, will have been more or less enhanced. Apart from any increase to the area under cultivation, he will possibly have got a rental of Rs. 1,500. Of this he will pay Rs. 750 into the Treasury as land revenue; Rs. 75 as local cesses; and will himself retain Rs. 675. The extent to which the old revenue rates have been modified, then, the results upon them, that is, of legislation, competition and increased prices, is the problem the Settlement Officer must solve.

These, where rents are paid in kind, are almost wholly useless, the out-turn of the several crops being most inaccurately stated. Where rents are paid in money, the record is more reliable; but in either case the annual value of the land under the immediate cultivating occupa-

tion of the proprietor is entered at a nominal sum. Local enquiry and comparison, conducted by every Settlement Officer according to his own methods, but a most essential part of every Settlement Officer's duties, checks the inaccuracies of the village record. He has, too, the rent-rates paid in estates under direct Government management. Here and there he is assisted by a proprietor who is not afraid to show his accounts. There is no very great difficulty in ascertaining what the prevalent rents are; but this by no means disposes of the enquiry. The Pistrict is on the eve of Settlement; proprietors will not enhance a single rent. Not a penny more, they tell you, can be screwed out of the cultivators; another straw will break the ryots' back; many cultivators cannot, by law or pressure, be induced to pay higher rates. But somehow or other there are rents paid by cultivators, in no respect differing from their brethren, for lands of precisely the same quality as the rest, which are very markedly higher than what I have called the prevalent rates. What the Settlement Officer has now to ascertain is, whether these are exceptional rents, or whether they are what may be called representative. Has a happy accident only enabled the landlord to run up these rents, or is it that he is only waiting the revision of the amount at which he is to be assessed before enhancing his rents all round? More important still, are these higher rents such, that, under the Rent Law, they will serve as standards of comparison for other lands as yet held at lower rates? Is the proprietor strong enough to enhance his rents without resort to the law courts? Are the cultivators a community who were once the proprietors, and now show themselves savage under enhancement, jealous and suspicious of the smallest interference, making a visit to the village dangerous either to the present proprietor, or the agent whom he sends to collect his rents? Or, are they the proprietors, creatures, living on the breath of his mouth? Sketchy as this view is of the points which the Settlement Officer finds before him, it shows pretty clearly, and I think very faithfully, how immensely his position differs from that of the Settlement Officers elsewhere—in Bombay, for instance; and how radical a misconception of his duties lies at the bottom of the arguments I have mentioned, and which we have heard much repeated lately—that he should assess on gross produce; that because prices have doubled (which they have not), the revenue must necessarily be doubled; that experts in agriculture are required; that the Settlement is now being fixed on the rates of thirty years ago.

7. I have said that I would treat briefly on the orders under which the Settlement Officer frames his assessment. It would be tedistructions. ous to enumerate them all, and it will be enough to give the outlines, and to illustrate them by a few quotations. They are emboided in the "Directions to Settlement Officers," compiled when Mr. Thomason was Licutenant-Governor, and in the Circular Orders which have since, from time to time, been issued by the Revenue Board. A Settlement Officer, in the first place, is to visit every village before he assesses it, and make notes of the appearance of the soil and quality of the crops. "His personal observation, aided by the knowledge he should have acquired of the description or class of the cultivating community, will enable him to estimate the average rent per beegah or acre with a very close approximation to the true value. This process is very necessary where rents are paid in kind, and generally where there is any doubt of the village accountant's return." The assessment, it will be seen, is on the estate,* not on the field, as it is called, or as it might more properly be called, the lot, in Bombay. The operation, the Settlement Officer is warned, is not one of arithmetical calculation, but of judgment and sound discretion, and he is to proceed openly on that assumption. He is not to accept as the basis of his calculations the net produce of any one year, or even of any given number of past years. The future produce may be more, if there is waste land to come into cultivation; if the former system of cultivation was faulty and expensive; if the products of the land are likely to come into demand in the market; or if the opening out of new channels of commercial intercourse is likely to improve the local market. He is to obtain from the records of his office a memorandum, not only of past Settlements and collections, but also of everything bearing on the condition of the village, such as previous litigation, price realized (if ever brought to sale), mortgages, farming leases, &c., &c. He is to study the character of the people, the style of cultivation, the capability of improvement, the state of the market for the produce. All this information he is to lay himself out distinctly to collect by personal inspection of the country, by free communication with the people, and by careful enquiry from every person, and in every quarter, where he is likely to derive information. Where various extensive gradations of soil exist, differing materially in fertility, a separate rate of rent is to be determined for each. Where a Pergunnah is composed of different tracts, varying greatly in natural productiveness, the villages

^{*} Note.—An Estate is any parcel or parcels of land which may be separately assessed with the public revenue, the whole property of the proprietors in the Estate being held hypothecated to Government for the revenue assessed upon it.—" Direction to Settlement Officers, Sec. II, para 5, page 22."

are to be divided into corresponding classes, and the rates for such classes are to Though abnormally low rents may be disregarded, be separately determined. the average rent-rates assumed must be such as it may be reasonably believed will be decreed under the operation of the existing rent-laws. higher than those now obtaining, because resting on the speculative basis of a future rise in prices during the currency of the Settlement, are not permitted. Finally, he is to report, for the Board's approval and sanction, the rent-rates thus arrived at. In the report submitting these rates, the Settlement Officer gives an account of the physical geography of the tract under report, with a succinct and clear sketch of the financial history and present state of the Pergunnah, and so far as can be ascertained of the several successive Settlements. He traces also the economical effect of the last Settlement on the Pergunnah: its agricultural progress, rise in the price of produce, communications, population and its distribution, competition for land, past and present rentals, and the causes which may have contributed to a rise or fall in rents. A review is required of experiments or enquiries made with the object of ascertaining the average yield of the principal staples, the mode in which such experiments or enquiry is conducted, and the area over which it extends. He then states the rates at which he proposes to assess, contrasting them, where data exist, with the rates assumed at the previous settlement. It has to be clearly shown to what extent the assumed rental, based on these rates, differs from the rental recorded in the village papers; how far this is attributable to inaccuracy in the preparation of those papers; and how far to the inadequacy of existing rents; and in what degree consideration has been allowed for a prospective rise in backward rents. Lastly, the financial results of assessment, based on the proposed rates, are to be recorded; and on receipt of sanction from the Revenue Board the assessments may be given out to the proprietors, and engagements taken for the term of the ensuing Settlement.

8. It will have been gathered from the above sketch that much is left to the discretion of the Settlement Officer. Within certain broad Remarks on the prelimits he may adopt what mode he likes of classifying soils and ceding paragraph. ascertaining rents. He may wholly reject all village papers, or he may accept them without reserve. He may follow the rent-rates of a neighbouring District, or may frame his own rates in entire disregard of them. may accept rent-rates which he finds largely existing, or he may lay them in great measure aside as not representing the present value of the land. But the propriety of whatever he does must be capable of demonstration. He must show that the results of his proposals are reasonable, and that he has neither been betrayed into an excessive estimate of the capabilities of his District, or failed to appreciate the progress it has made. That the modus operandi of the several Settlement Officers must in these circumstances vary largely will, doubtless, be seen at a glance. The method adopted by one may not recommend itself to another, and you will have a Settlement working excellently in one District which the Settlement Officer of the neighbouring tract condemns as unscientific in principle, however successful in its results.

9. The Appendices will shew how great is the difference between the estimates and assumptions made by different officers; the reasons of which will be hereafter discussed at greater length. But from the sketch I have given of the origin of what are now known as rent-rates, this much will already have been gathered: that we have to deal, not with produce and prices only, but with the present aspect of ancient rates, stereotyped in great measure by custom and directly imposed in previous times by the Government; with the characters and relative strength of the cultivating and proprietary body; with men and manners; and with the provisions of a jealously administered rent-law. How some of the North-West Settlement Officers have set themselves to work to collect the information necessary to assessment, I shall now proceed to show by illustrations, reserving for a later Section what I have to say as to the mode in which the rates have been acted on by past and present circumstances.

Mode of Calculating Rent-Kates: I. Dehra Doon.

"The determination of equitable rates for the Doon at the time of 10. the Settlement was a difficult operation. I had to lean entirely on my local knowledge and experience gained in the Settlement work, and on what Icould gather from close inquiry, and such tests as I could make in comparing various villages with each other. There were no rates existent to act as a guide. Previous to the Survey of 1839, all hereditary tenants became entitled to hold their lands at three annas per local beegha; no matter of what class the land was, or where situated. It was, of course, necessary to fix fresh rents, but I found that nothing satisfactory could be done until the assessments were made. I mentioned this to Mr. Muir, who was of opinion that it would be better to fix assessments from which rates would be amicably determined than to force rates to which neither party would agree; therefore, I had in that instance no determined or customary rates of any value as a guide to go upon. Also two-thirds of the cultivation was carried on by tenants paying in "kind," and about one-fifth was held in "seer." I had certainly the statements of the former assessments, but these were of no value where the village "status" had altered considerably during the last ten or twenty years, which was the case with all the first, and very many of the second, class villages.

"In working out the village rates of Settlement, I selected a batch of average villages of each class, each having average quantities of each sort of soil and crops, and estimated for each batch of villages of each class separately approximate "jumma-bundees" or "rent-rolls," and distributed the sum total of the "rent-rolls" of each batch of villages over the different sorts of soil in that batch, and formed thereby "the soil" rates. These, again, were applied to several other villages which had not been included in the original batches, and, where necessary, were modified or improved, and in the end the corrected "rates" were adopted for the basis of assessments.

"In fixing the Settlement rates, I made them out according to the "sorts of soil" only, without recording rates for "irrigated" and "unirrigated"

lands separately, and made a note on the English statements of each village, showing how much of the whole I attributed to canal irrigation. In forming the new proposed rates, I have made them out for each soil under the headings of "irrigated" and "unirrigated." As will be seen, I have kept to one set of rates for each class of villages in "roslee" and "dakur" soils; their similarity for assessments is, in fact, borne out by the results of rent-rates lately judicially fixed, and by what I have learnt by observation. At the time of Settlement I recorded separate rates, but the difference was little more than nominal when the rates were applied; and now that I have doubled the former details by separating the "irrigated" from the "dry" rates, I find the details are as minute as can be wished for. I have also, in the present proposed rates, included all the former fourth class villages in the third class, for much of the difference in the rates for Settlements resulted from there being no irrigation at all in the fourth class villages; and, now that I have separated the "dry" from the "irrigated" rates, and, as will be seen, have brought the poorer "roslee" rather more on a par with the "sankra" soil, I find I can readily take in the fourth class and amalgamate it with the third, and I have, therefore, done so."

"Table I.* shows the detail, area, jumma, and population of 41 groups Mode of Calculating into which I have distributed the villages of the several Pergunnahs. At first II. Saharunpore. the number of groups was 44, but finding that the rent-rates of Sooltanpoor V. Sooltanpoor VI. were almost the same as those for Sooltanpoor IV., and that, similarly, Nagul V. would bear only the same rate as Nagul IV., I fused these several groups into one.

"Tables II., III. and IV. attempt to show (as far as figures can show) the relative productiveness of the several groups. As a general rate the relative rate of rent in any particular tract depends on (1st), the proportion of cultivated to culturable area; (2nd), the proportion of irrigated to unirrigated area; (3rd), the proportion of manured and carefully tended land (meesun); (4th), the proportion of lighter and sandier soil (bhoodah); (5th), the amount of the agricultural population available for the purpose of supplying labour for tillage; and (6th), the density of that general population which creates a market for agricultural produce. Percentages showing all these facts are given in Table II. Table III., the groups are ranked according to the place they held as regards the several percentages; the higher the percentage the higher being the place assigned, except in column 6,—percentage of bhoodah,—where the reverse is the Finally, in Table IV., the figures assigned to each group, or representing its place in each of the columns of Table III., are added up, and rank on all accounts assigned to the groups accordingly. Of course, the lower the figures the higher the rank of the group, the best attainable number being 6.

"Thus far the process has been purely mechanical. But, as was naturally to be expected, the graduation of the groups according to the rates of Saharunpore.

rent actually prevailing in them does not quite agree, though it agrees very nearly with the above graduation regulated on a purely arithmetical basis. Table V. shows the groups graduated according to the rent-rates actually found to exist; the rent-rates themselves in column 3, and the statistics on which they are based in columns 8 to 11.

"These last embody (1st), the results of my investigations on the spot;

* Pergunn	ah.			Acr	·e.
Sooltanpoor		•••	6	7	8
Sereawah			6	10	1
Nukoor		• • • •	5	10	01
Gungoh			5	Ü	114
Jowallapore	•••		3	14	57
Roorkee	•••	• • • •	3	1	3
Bhugwanpore	•••	•••	4	0	111
Munglour	•••		7	12	1 }
Nagul			6	1	9
Deobond	•••	•••	6	8	101
Rampore		•••	4	1	10

(2nd), the decisions of the Settlement and Act X. Courts in suits for enhancement and for commutation of rent in kind into cash rates. I have not made any use of the facts brought out by the actual cutting and weighing of the crop in 1864-65, because, as will be seen by the average rates as worked out given in the margin,* the jumma which would thus be gained would be the enormous

sum of Rs. 16,96,824-0-0, the present jumma being Rs. 8,29,155-0-6, and my proposed jumma (the utmost assessable in my opinion) Rs. 8,88,699-0. This fact appears to me sufficient to show the fallaciousness of such data; and I proceed to show the reasons for their being so fallacious, and do so at some length, as my action in the matter has been questioned:—

- "Too small an area could be appraised by a European Officer. When so small a plot as one-tenth of an acre is taken as the measure of the whole, an enormous number of fields must be appraised in order that, by the rule of averages, the little errors in excess in one part may be checked by the reverse kind of errors in another part. But it takes about three hours to cut and weigh the crop of a field on the spot. On an average, this operation can only go on simultaneously in two fields at a time. For the "khureef" there are less than two, and for the "rubbee" less than one month available for the purpose, that is, some seventy-six working days, i.e., no more than 152 different fields can be appraised by the European Officer, even if he gives up two-thirds of the time available for inspecting his villages; and you must recollect what pressure was put on me to finish this work speedily. Bearing in mind that it is necessary to find out the average produce of some dozen and a half different kinds of crop on eight different classes of soil, irrigated and unirrigated, it is easy to see what a small basis of calculation can be obtained for each soil: add to this the fact that the appraisment had to be made in 41 groups of villages by two officers, Mr. Daniell and myself, within the limit of one year, and that till the inspection was over, it could not be ascertained how those groups would be divided, and the impossibility of procuring broad enough data for the calculation is apparent.
- (b.) "The appraisment of the "khureef" in the whole of Tehseel Roorkee, and that of the "rubbee" in Nukoor, I could not even superintend, being engaged at the other end of the District. With the appraisement of Tehseel Deobund I had nothing to do from first to last.
- (c.) "The native officials to whom part of the task was entrusted, with the wish of avoiding the imputation of lowering the apparent assets of a

village, fell into the opposite extreme, and, in spite of orders to choose in each Saharunpore, village at least one good, one average, and one inferior field, rejected all the really bad fields.

- (d). "The native officials, taking the soils as given in the Settlement papers, in many cases put down as meesum that which had not been manured for many years.
- (e). "No allowances can be made for the numerous "tukm sokht" fields, where seed is annually sown on the mere chances of a favourable fall of rain.
- (f). "No allowance can with any certainty be made for the little unproductive places at the corners and edges of fields: nor do I see how to make accurate allowances for the charges of weighing and carriage, which fall on the zemindars, and the latter of which varies with the distance from the bazar. Nor can it be ascertained what amount the zemindar is forced by his necessities to sell at the low harvest price, and what portion he can reserve till the price rises.
- (g). "The appraisement of the inferior crops,—bajra, mote, oorud, lobia, mundwa, &c., in the khureef; gram, mussoor, &c., in the rubbee,—is particularly difficult. The produce has to be exposed for days to the wind and sun before the grain can be separated. Who is to watch it during this time? It was the zemindars' intent, of course, to lower the apparent out-turn, and I could feel no confidence in the result of an operation which I had not witnessed throughout with my own eyes; yet this was in most cases incompatible with the task of inspecting fresh villages every morning. The consequence was that the appraisement was far too much limited to the better classes of crops,—cotton and mukkee for the khureef, wheat and barley for the rubbee. This was the case in Mr. Daniell's Pergunnahs as well; but, of course, to make such an operation a true measure of the actual out-turn, the several crops must be cut in the same proportion in which they are grown.
- (h). "I found that there was a decided difference in the weight of a crop according as it was cut at the commencement or end of the harvest. The grain was drier and lighter at the end than at the beginning, consequently the out-turn of crops cut at the commencement of the season were unduly overstated. What allowance to make on this account I know not, yet a difference of a couple of seers in the produce of one-tenth of an acre comes to a serious amount on the whole.
- (i). "I found gradually, in the course of my inquiries, that in reality the zemindars hardly ever take the full share of the produce to which, according to the village custom, they are entitled; that is to say, their appraisement is a light one, and even after it is made, they deduct a tenth, or even a fifth, from the amount appraised. I have several times asked both zemindar and cultivator before proceeding to cut what they thought the out-turn would be. They always much understated the amount; and I really believe they did so

Saharunpore.

in good faith, there being no motive for intentional understatement, which would be at once detected and exposed by the result of the operation.

- (j). "Finally, even if the actual average out-turn of the lands in which the rent is paid in kind could be ascertained, still rent-rates so deducted would be far from giving the true rental of the whole zillah, the bulk of which (at least in my three tehseels) is held by tenants paying in cash—paying, that is, at a lower rate than if they were "metayers," seeing that the risk of bad season falls on them and not on the zemindar."*
- "Again, I have not used the facts deduced from the decrees for rent under Clause 4, Section 23 of Act X., and that for two reasons—(1st), because in a number of cases in which the rent decreed was the merest trifle, and in a number of cases decided on "razeenamahs," it was evident that the real object of the suit was, as is so common in the zillah, to establish a disputed right; (2nd), because, even of the few cases which appeared genuine, it was merely the amount entered in the annual jumma-bundee that was decreed, there being no instance of the entry being disputed; but as I had made those jumma-bundees, tested and corrected by my own inquiries, the basis of calculation, it seemed unnecessary to adduce an extract from them to prove what had already been proved by the whole paper.
- "In using the jumma-bundee it was possible to draw the requisite statistics from the columns showing rent received in kind, or from those showing the rent paid in cash, or both together. I have been led to confine my attention to the statistics regarding the actual cash rents from the following considerations:—(1st). Except in two pergunnahs, the area on which rent is paid in each vastly exceeds that in which it is paid in kind; (2nd), I was enabled by my investigations on the spot to form an opinion as to the correctness of the former entries, whereas, as already frequently reported to you, I never could satisfy myself as to the correctness of the entries of rent in kind in a "nikasee." I know them to be as a rule incorrect, but do not know what the correct entries should have been. I have, however, made a calculation on the basis of the nikasees, but found that the jumma would come to only Rs. 7,17,204-0-0, i. e., one and a half lakh below the proper amount; (3rd), Even had I found these latter entries to be correct, still they would have shown the produce for one year alone, and that a year in which the 'khurreef' was exceptionally bad, while the 'rubbee' in unirrigated (not in irrigated) tracts was exceptionally good. Now, as in some tracts the 'khurreef,' in others the 'rubbee,' is the staple crop, an assesment based on such partial statistics would have turned out eminently unequable. The cash rents, on the other hand, remaining comparatively unchanged from year to year, afford a far surer basis of calculation. It must not be supposed that I have included every cash rent found to exist. I have eliminated rents paid by exceptionally favoured cultivators, and have only drawn deductions from those which I thought equable.

^{*} Though the results of the actual cutting and weighing of crops have been rejected as materials for cultivating the rent-rates, yet as, so far as they go, as they show accurately the out-turn of certain kinds of crops in certain tracts, I hope to include them in the statistical portions of the Financial Settlement Report.

"It will be observed that the rates proposed for adoption have not been Saharunpore,

				Acres ac-	
Village.		Soil.		cording to	In
, maga-		5011.		Mr. Da-	No. II.
				niell.	İ
	1	Moesun	4	96	136
Jubharan	··· }	Rouslee	•••	339	272
	1	Dakur		80	61
	Ų.	Bhoodah		•••	46
Lukhnowtee	(Meesun		50	88
Thrumowise	···)	Rouslee	•••	219	181
	- 1	Dakur	•••	47	47
	}	Bhoodah	• • •	13	13
Tulheree Khoord	\	Meesun	••• [60	97
	··· {	Rouslee	•••	300	229 25
	- 1	Dakur	•••	60	215
		Bhoodah	•••	140	70
Futtelipoor	(Meesun	•••	$\begin{array}{c} 35 \\ 241 \end{array}$	226
2 inches [vo-	{	Rouslee Dakur	•••	35	32
	(Blioodah		102	85
Nuglee Noor	•••	Meesun		37	74
•	(Meesun	•••	180	471
Gahlowlee	<i>)</i>	Rouslee		497	292
Gamowice	••• }	Dakur	•••	45	44
		Bheodah	{	90	5
	()	Meesun	•••	52	154
Dehra	₹	Rouslee	•••	310	267
25		Dakur	•••	182	163
		Bhoodah	• • •	104	64
	}	Meesun	•••	.77	169
Jukhwala	{	Rouslee	•	475	$\frac{271}{241}$
	- {	Dakur	•••0	145	247
	Ì	Bhoodah	•••	231 250	292
Umbehta Sheikh	J	Meesun Rouslee	•••	600	473
C to bottom in the contract of	}	Dakur	•••	100	167
	!	Bhoodah	• • •	50	68
T - ((- 1) 35 m		Mecsun	•••	180	242
Futtehpoor Mu Umbehta	Zruj	Rouslee	•••	410	332
Umbenta		Dakur	• • •	20	136
	'	Blwodah	•••	12	12
Sudharunpoor		Месвии	• • •	150	250
0 1	- S	Meesun	•••	110	165
Oonchagaon	7	Rouslee	• • •	386	364
	>	Bhoodah		200	167
Teghree	Ŋ	Meesun	••	66	103 216
Teginos	··· }	Rouslee	***	199	122
	`	Bhoodah Meesun	***	176 104	198
~ ,	- 1	Rouslee	•••	500	451
Gopules	••• {	Dakur			14
	- 1	Bhoodah	•••	300	230
	Ţ	Meeson	•••	125	285
Sampla Bukkal	}	Rouslee	•••	150	101
panihia passar	{	Dakur	•••	12	7
	- (Bhoodah		125	46
	(Meesun	•••	100	129
Phoolasee)	Rouslee	•••	200	227
· ·)	Dakur	•••	25	87
	· ·	Bhoodali	•••	200	132
	ĺ	Meesun	•••	90	89 20
Nizampoor		Rouslee Dakur	•••	70	
	1	Bhoodah	•••	62	53
	,	Diroccian	•••	02	
		<u> </u>		·	·

differentiated for the several classes of soils, irrigated and unirrigated, but are uniform for the whole cultivated area. For this course there were two reasons (1st), the figures in the No. III, village statement, to which rates will be applied, are the results of measurements completed before the famine year, since which time canal irrigation has enormously increased. But rates evolved from statistics which represent existing facts cannot be applied to figures showing a by-gone state of things, when, though the total area under cultivation differed but slightly from the present amount, the distribution of that area differed extensively; (2nd), the details of soils given in the original No. village IIstatements are, in my opinion, and (as is evident from his notes, extracts of which are marginally given) in Mr. Daniell's also, as often wrong as right. In some tracts (notably throughout Tehseel Nukoor) the item of bhoodah has been encapriciously, tered most

what is so marked in one village being rather better and less sandy than what is marked as rouslee in the next village. I am aware that great difference of opinion exists as to what is 'bhoodah' and what merely light rouslee, but what I contend for is, that whatever distinction is adopted should be uniformly preserved throughout.

"The item of 'meesun' is not less capriciously entered. The different percentages so entered in the various Pergunnahs are given in the Nagul ... 23 margin. Now, the amount manured bears a regular proportional ... 19 tion to the industry of the cultivators, the density of the

Saharuncore.

Munglour ... 201 population, and the amount of refuse consequently available; ... 143 Jowallapoor ... 244 but you are yourself aware how, instead of, for instance Blingwanpoor ... 131 Scolinpoor Bhugwanpoor excelling Munglour, Doobund excelling Ram-... 12 Nukoor Sirsawah pore, Jowallapoor excelling Soultanpoor, in these respects Gungoh the very reverse in rather the case. The differences detween village and village are even more glaring than between Pergunnah and Pergunnah. You are already aware of the contrast in this respect between the neighbouring villages Bazeedpoor, and Raepoor, Pergunnah Sirsawah. Bazeedpoor is a decidedly poor village, with only 55 houses, tenanted by low caste cultivators and poor improvident coparceners; Raepore is one of the best villages in the Pergunnah, and contains 314 houses, tenanted by all the zemindars of the five surrounding villages, and by the best cultivators in the neighbourhood; yet the 'meesun' is entered at only 43 acres, or one-tenth of the whole in Raepore, and at 209 acres, or nearly half the whole cultivated area, in Bazeedpore; and there are very many instances hardly less glaring. One reason for this is a fact of which you will find ready proofs in the rough copies of the khusrahs, namely, that in some villages (not in all) the Girdawur or Canoongoe, purtalling the village some time after measurement, entered as 'meesun' the fields which he found freshly manured for sugar cane, in addition to the former amount, forgetting that when fresh lands are brought under manure, the old lands are deprived of it.

"I beg further to submit that the end for which differential rates were devised will be secured by me in a different, but, I contend, not less satisfactory manner. During the inspection of the several tracts, certain villages were selected as being neither above nor below the average, and all the other villages of the group graduated according to the relation which, as regards natural fertility and actual prosperity, they were found to bear to them, and to each other. Thus, after applying the general rates on cultivated and that on mâlgoozaree area, it will be easy to apply a certain additional rate per area for each step in the gradation upwards, and to arrange for a corresponding reduction for each step downwards, this additional rate not being of course a rigid one, but capable of modifications, to meet the relative differences between each village and those immediately above and below it in the scale.

Mode of calculating Rent-Rutes, III. Mozuffurnaggur-

considerably changed since Mr. Thornton made the Saha
Assessment.
Classification of vilranpore settlement, hence the rates then formed were
open to question. But, further, he had only one set of
rates for the whole Pergunnah, and the Pergunnah is made up of two quite
distinct classes of villages. My first business was to classify the villages.
I divided them, as will be seen by the accompanying map, into two circles.
The classification was general. The villages on and about the canal formed
one class, in which the better kinds of produce were extensively grown,
the soil was naturally fertile, and the population abundant. The villages on

the east side of the Kirsunnee, and immediately on its west bank, were grouped Mosnifernuggur. These classes I formed from personal knowledge as a much inferior class. of the Pergunnah, neither in this nor in any other step taking much council with officials. The revenue rates had then to be fixed. Ascertainment of deduced revenue rates. this Pergunnah rent is paid (when it is paid at all, for the villages are chiefly Bhyachara) chiefly in kind. Some crops, such as sugar cane, cotton, maize, churree, and indigo pay a money rent per beegah. cation seems to be according to the expense attendant on the cultivation of the crops, the most expensive paying a money rent equal to about one-fourth of the gross out-turn, the less expensive a rent in kind, equal generally to twofifths of the gross out-turn, but in good villages, amounting Difficulty of finding trustworthy money races. to one-half, and in indifferent villages falling as low as one-In some instances, a general begal rate on cultivation existed, irrespective of the kind of crop grown, but these instances were not sufficiently various to admit of induction. The variety of soils, the circumstances under which the rate was fixed, the facilities for irrigation, could not, I found, be so generalized as to enable me to apply any such rates, or average of such rates, with certainty. Thus, in Mouzahs Munhut and Yarpore, I found cultivators paying Rs. 5-4-0 per acre for very dissimilar lands, and in Mouzah Oosmanpore only Rs. 3-14 per acre for land of quality superior to either of the Where a beegah rate is not customary, it is rarely an index to the capabilities of the land, nor can it be made the basis of calculations for the A biswahdar whose right of ownership has been sold, a body of biswahdars, who under similar circumstances, have been powerful enough to make terms with the purchaser, in such cases a low beegah rate is often found; but under Act X of 1859, as there can be no certainty of the continuance of such a rate, so there is no ground for making it the basis of assessment; hence, the only course is to frame a set of rates calculated on the basis of estimates of

"After classifying the kinds of soil under the four-heads* known in this District, the rates occupied by each kind of soil was ascertained *I .- Meesun (manured : cane, cotton, tobacco, vegetables, &c.) from the measurement papers. The pergunnah in 1860-61 II .- Roslee (joar, chur was in an abnormal state. The canal villages were growing ree, wheat, barley, vetches,) &c. III.—Dakur wheat in unusually large quantities. In the other villages gram.)
IV.—Bhoor (churree cultivation was nearly confined to the vicinity of the wells, vetches, wheat, &c.) but there, too, the better crops were being grown in unusual proportion, and the wells were being worked to an unusual amount. Hence, I lowered the amount of the two principal crops—wheat Method adopted of calculation of rates for and maize—by one-fifth, and added the difference to bajra and kind of soil. churree. To this ratio thus obtained I applied, as far as money rents went, the average money rents of the last ten years, and to the other crops a set of estimates, found chiefly on local enquiry. I went over several files of summary suits, but, in the first place, I could rarely ascertain whether the land in question was irrigated or unirrigated, and very frequently the estimates themselves were disputed by the parties, and evidently excessive. The Kham tehseel papers were of more assistance, as giving me a fair acre

the actual produce.

average out-turn for each kind of crop: several villages in the Kheaoree Circle having been held Kham. The result was not, however, satisfactory. process, which answered very well in Pergunnahs assessed Peculiar difficulties owing to abnormal culthe following year, was injured in 1860-61, by the unusual tivation in the famine state of the crops, and the undue abundance of the more remunerative, especially wheat. It will be understood that cultivation was confined to irrigated lands, and on them principally to the better crops. Hence, although one-fifth had been reduced from wheat and maize, the average of the better crops was evidently in excess. The village papers could not help me for although they showed the ratio of crops in ordinary years, they did not show them classified by soils. Unwilling to adopt rates which seemed too high (the averages of crops on each soil and rates formed by me in the Circle Aurungabad, besides the rates actually adopted, are given at the foot of this report), I turned to Mr. Thornton's Mozuffurnuggur rates for the neighbouring circles of Bhynswal and Shamlee, and after applying them to several villages, and comparing their results with the other processes subscquently detailed, I felt so satisfied with them as to adopt them, only reducing them to half assets. These rates were applied to the total of each kind of soil for each circle, i. e., the Bhynswal to the Aurungabad circle, and the Shamlee to the Kheaoree circle, giving respectively a circle demand of Rs. 22,257 and This, again, and the cultivated area of the circles, were divided Rs. 33,938. into each other, and gave an average rate, by means of which I re-distributed the circle jummas over the individual villages. The soil rates applied to each village were then compared with this jumma. An abstract of the village papers was also made for five years of the last settlement. The rate given by the total of the area cultivated by crops paying in kind, and the value of these crops as inserted in the papers, was applied to the area cultivated with such crops in the khusrah, the area cultivated by crops paying money rents being multiplied by those rents, and the two results added together. This estimate was always The putwarees, I believe, in this district register accurately the kinds of crops grown; but the amount grown is quite untrustworthy. Similarly the out-turn of five years according to the appraisement table in Statement I, Appendix to Mr. Thornton's Mozuffernuggur report, was substituted for the amount grown as registered in the village papers, and the rate thus obtained from the papers has been applied. This, in average villages, was very useful, giving a demand below which, without special reasons, I never suffered myself to fall, and often affording an index to the real capabilities of the village. almost every village in the Kheaoree Circle there was a good deal of land thrown out of cultivation by the drought of 1860-61, and by the disturbances As a rule I took into calculation, at the average cultivated rate of the circle, all land in excess of the proportion borne by the circle culturable and recently abandoned of the last settlement. The village papers gave me little aid, for they did not distinguish accurately between "culturable" and "recently abandoned." So, too, in applying the soil-rates to each village, the average amount of manured land per well in the circle was preserved for each

village within it. This relieved the industrious, and took cognizance of the lazy. It will be seen from the miscellaneous remarks that when I considered

it necessary I have departed to a large extent from the results of the rates, which were only average; but they have been the basis of my assessments."

- 13. "In the first place, the ordinary methods of deducing soils and produce Mode of Calculating Rent-Rates: rates have been adopted.

 IV. Messut.
- "A table of (nijkaree) rates in kind and money (zubtee) rates is prepared in the following manner:—
- "Nijkaree rates.—A kunkoot is made in a certain number of villages contained in each pergunnan. This is done in each denomination of soil, and of each kind of crop in well, tank, and canal, irrigated as well as in unirrigated land. From the out-turn is deducted the cultivators share at the average proportion found to prevail in the Pergunnah.
- "In order to ascertain this average, the rate of shares enjoyed by the cultivators are obtained from each village in the Pergunnah.
- "After deducting such share, the remainder is valued at the average "village rate" for the past ten years.
- "By 'village rate' is meant that prevailing between the dealer and grower, as distinguished from the higher rate which prevails in the market.
- "We obtained two produce value tables, one from the price currents for ten years and the other from a careful scrutiny and abstract made from mahajun's books; the former being used as a check upon the latter, we adopt the latter for our purposes.
- "Thus, a nijkaree rate for each crop in each description of soil, irrigated or unirrigated (the irrigated being again subdivided under the heads of wells, tanks and canals) for a certain area is obtained.
- "Zubtee rates.—But as a test of the kunkoot, and also for the zubtee crops, which could not be so measured, the money rates prevailing over the whole Pergunnah for every description of crop and soil are ascertained from putwarees papers, rent suits, and by verbal enquiries from zemindars and putwarees, and an average of the whole struck.

These combined nijkaree and zubtee, or money, rates are then applied to the soils and crops actually under cultivation in a certain number of villages, and the division of the total money values into the total cultivated areas give the averages for each soil for the total, and for each kind of irrigation, for unirrigated, and, lastly, the average of all these give the average rate for the cultivated area of the Pergunnah.

The Pergunnah rates so obtained are assessed upon the soils of different denominations under each kind of irrigation, and also upon unirrigated for the whole Pergunnah, and the Pergunnah assumed jummabundee is obtained.

Meerut.

The same process being followed in the case of each individual mouzah and estate, its assumed jummabundee is found.

But the above is necessarily work to be prepared by native agency, through the tehseeldars, and partly obtained from records in the office. Data so collected and compiled needed to be carefully tested in every way. Even with the most careful testing and examination, I look upon such data, not as the foundation of an assessment, but as the tests by which to prove the results of the Settlement Officers conclusions after personal investigation into the condition of each village and estate.

"No average rates which could be prepared would justify a "chamber" assessment of the whole pergunnah, and thus, when I say that such and such are my ascertained assumed rates for a Pergunnah, I would reserve the right in fixing the jummahs of individual estates, of running up and down the scale, and finally, perhaps, of being on the whole rather over or under the Pergunnah assessment based strictly upon my assumed rates.

"Class rates.—In addition, therefore, to the above 'produce and soil rent rates,' I have proceeded to form 'village or estate class rates' in the manner following:—

"Each village in the pergunnah is visited and narrowly examined in every part, and with reference to every particular, by the assessing officer; notes are made of its condition, nature, and fertility of the soils, capabilities and actual amount of irrigation, whether from wells, tanks, or canals, population, and class of cultivators, and as part of its condition, its cultivation, as compared with its area, and the capability for extending its cultivation; in fact, every point which should meet with a Settlement Officer's attention, is noted down.

"Sample villages are taken, and around these are grouped in classes the other villages of the Pergunnah. I call them "classes" in preference to "circles," because it by no means follows that contiguous villages come within the same class. Often it may be so; but such exceptions cannot be made the rule.

"In thus personally examining the Pergunuah, the most extensive and accurate data can be obtained regarding rates of rent.

"Riding through the fields of a village, the scattered cultivators are questioned as to the amount of lands they hold in cultivation, and the rent they pay, whether in kind or in cash, whether on certain crops, or, as it very often happens by 'all round' rates, that is, land taken at a certain rate in the lump, good and bad, irrigated and unirrigated, whether to be sown with pulses, wheat, or cane.

"Then follows a visit to the village itself, and a chat with the people round the sugar mill, which becomes for the occasion the centre of attraction, alike to the busy and idle, and the information gathered from the fields is confirmed or corrected, or reasons for contradictions discovered. Thus, the cultivator in his field, when questioned, will state that he pays Rs. 1-9-6 all round per beegah for his land. On going into the village the landlord at the sugar mill tells you he mount takes Re. 1-8 all round. He is checked, and told you know better. Then the intelligent inhabitant steps forward to cut the knot, and explains that one anna on the rupee is charged in addition for mulbah or cesses.

- "In this way, having grouped the villages in classes, and ascertaining the rates from a large number where cash rates prevail, we arrive at very accurate class rates,' and are enabled to test the rent tables previously referred to.
- "It is extraordinary how nearly rents are assimilated throughout the country, and how closely, after practice, one can determine, from an examination of the village lands, the exact amount of rent prevailing.
- "Thus, it may be seen that my trust as an assessing officer is placed entirely upon the conclusion and results I have personally arrived at from my visit to each village. Those results I test and compare in every possible way by the other data prepared after the usual methods, but by the hands of others.
- "Having arranged my groups or classes of villages, I arrive at a rough estimate of the proper jumma to be borne by them, by applying to each the rate of its class, and that jumma is compared and tested by the rent and soil rates for the Pergunnah.
- "Throughout my work, I have steadily kept this fact in mind that the present operations simply constitute a revision of an old and successful settlement, not the forming of a new and untried one; and, again, that we are now about to fix a permanent assessment, not a temporary one.

सन्धमेव जयत

- 14. "Artificial Soils.—The cultivating body in this District use an artifi. Mode of Calculating Rent-Rates.
 cial classification, affected slightly by natural peculiarities in certain kinds v. Allygurh. only. The principle adopted is not, I believe, peculiar to Allygurh, but is common over most parts of the Doab. It is 'variation of quality with reference to proximity to village site.' Three broad divisions are acknowledged:—
- 1.—Bárah land, close to the site, always manured and generally irrigated, and 'dofuslee,' or capable of producing two crops in the year.
- 2.—Munjah, the fields a little farther from the site, adjoining the bárah, always manured, but to a less extent than the bárah; generally irrigated, and dofuslee.
- 3.—Burha or 'jungul,' the outlying fields, including all land other than barah or munjah.

These classes, again, are each sub-divided into irrigated and unirrigated, or 'chahee' and 'khakee.'

Illygurh.

"In barah and munjah there can be no question that natural differences of soil do not affect rates at all. In fact, manure and water change a bhoor soil into a rich loam, which is sometimes even more productive than the best manured mutyar. In many villages in the bhoor tract the barah and munjah are paying higher rates than in the fine mutyar portion of the District.

"About irrigated burha, I was at first doubtful. Irrigated bhoor and pecleeah seemed to be inferior to irrigated mutyar, and I endeavoured to discover a separate and lower rate for them. But I found that the same rate, on the average, was paid for all kinds, and was compelled to come to the conclusion that, where there is a sufficiency of water, the productive power of all sorts of soil alike is considered pretty equal by the people. In some cases I even found the rent-rate of an irrigated village wholly bhoor and pecleeah higher than that of an irrigated mutyar one. Roonpan, for instance, an entirely bhoor village, and held on money rents, pays Rs. 2-9-7 per beegah, all round; while Bhojpore, entirely mutyar, pays only Rs. 2-5; and Sikhurna, a similar village, Rs. 2-8-3. In very poor bhoor villages the irrigated rate may perhaps be a little low, but the variation is not sufficient to make the choice of a separate average rate necessary. Allowance can be made in the assessment of each particular village.

"But with the unirrigated burha it is different. Dry bhoor or sand cannot pay as high a rate as dry mutyar and chiknot, or loam and clay, and here the people recognize a natural difference of soil. A zemindar will calculate that he has so much barah, munjah, and burha chahee in his village, without thinking whether these classes are mutyar or bhoor or peeleeah; but if he has unirrigated land of more kinds than one, he will rent his pecleeah, or bhoor chuk, at a much lower rate than his mutyar or chiknot. The two latter classes are actually much more productive than the others. rubbee, when the rainfall has been good, the produce on dry mutyar is very nearly as good as on wet; but a crop on dry bhoor is never first-rate. The zemindar's division is a practical one. He considers his mutyar as about the same value as his chiknot, and his peeleeah as bhoor. I have followed this division, and have reduced the four classes to two, making mutyar and chiknot my first class unirrigated, and peeleeah and bhoor my second class unirrigated soil.

"On the upper lands there are thus seven classes of soil:—(1st,) irrigated barah; (2nd), unirrigated barah; (3rd), irrigated munjah; (4th), unirrigated munjah; (5th), irrigated outlying, or burha; (6th), first class unirrigated; (7th), second class unirrigated burha.

"But besides these there are the khadir soils, or those of the Ganges low-lands. In this District the khadir is small in extent, and generally poor in quality. Though the distinctions of barah, munjah and out lying are known, they do not affect rates in the same way as in the high lands. The fields close to the site are, as often as not, inferior to those distant from the village. The differentia of soils in this tract is the capability of producing sugar cane

and rice. One kind of khadir soil, whether near the site or not, is of a rich Allygurh description, and will produce either of these crops. The other kind is much poorer, chiefly from the admixture of white river-sand, and capable of producing only second-rate crops. The barah and munjah are chiefly unirrigated, and bear lighter rates than on the bangur, or upper lands. I found little or no difference in the rates paid for each of these classes, and therefore formed them into one. The outlying khadir I divided into 1st and 2nd class, in accordance with the capability above mentioned.

"There are thus ten classes of soil in the two Pergunnahs, founded on principles known, acknowledged, and regularly followed by the people. To obtain accuracy in the areas of these classes was to obtain a safe basis of assessment.

"My system has been, practically, the marking out of the soil areas with my own hand. I do not mean that I actually entered the soil and irrigation of each field, or of each tract of soil in the khusrah, but I proceeded in the following way: - Minute detailed instructions as to soil classification were printed and distributed among the survey staff. After a cursory examination of the measurements, while in progress, I waited until the survey of the two Pergunnahs was completed, and all papers had been examined and tested by the sudder moonserim. I then personally examined every village in succession. The points requiring especial attention were, (1st,) the marking off of the barah and munjah; (2nd,) the distribution of irrigation; and (3rd,) the division of the unirrigated into the superior and inferior classes. The limits of the home lands are well known, and had been already marked off by the sudder moonserim, in red lines for the barah, and blue for the munjah. Entering the village at any point, with the maps in my hand, I walked through it in such a way as to obtain a complete observation of the whole area,-I may almost say, of every field. The khusrah entries were read out to me as I walked, and corrected as required.

"The two Pergunnahs under report were the first I examined in this way; so complete an inspection had not been anticipated by my subordinates, and in one particular,—the alignment of the barah and munjah,—I found a very large number of alterations necessary. In fact, a complete re-modelling of the areas of these two classes of soil was found essential. This I did with my own hand. There was fair reason for suspecting collusion between the survey officers and the zemindars, but the thoroughness of this examination had the effect of securing correctness of entry in other Pergunnahs, and thus lightening the labour of examination. The actual areas are so well known in every village that there is no excuse for anything but slight inaccuracy.

"The irrigation entries were fairly correct, with a tendency to exaggeration. In laying down the amount irrigated from each well, sufficient attention had not always been paid to the kind of well from which irrigation took place—as for instance, whether it was a masonry well, with a full and constant supply of water, or a well with a sandy bottom, where the water is liable

Allygurh.

to be exhausted after a few hours use. The same amount of land would be put down as irrigated from the one as from the other.

"The character of the wells varies much in this and every other tehseel in the District. Water throughout the two Pergunnahs is not very far from the surface, but is often useless for purposes of irrigation. Roughly, there are two kinds of wells; one, the percolation well, where no spring or sot is reached, the other, where there is a sot. In the latter the supply of water is practically unlimited; the former can be worked out in a few hours, after which the cultivator has to wait until the well is again filled by percolation. Of wells with a sot there are many kinds. Often the sub-soil is sand throughout down to the mota, or hard clay, where the sot is found, and in this case masonry wells only can be employed; sometimes there is hard soil for some way down, and then a layer of sand between that and the mota. Here either wooden or wicker-work frames are used, according to the nature and extent of the sand layer; again, the soil will be all hard clay down to the sot, and then simple holes dug in the soil, with no frame-work or masonry, will serve the purpose and last for years. Percolation wells are generally, but not always, masonry. But with all these differences, involving, of course, considerable differences in the expense of irrigation, there seems to be no adequate corresponding variation in the rents of irrigated land, except, perhaps, where the difficulties and expense are, in a very marked way, excessive. As a rule, irrigated rates cannot be said to vary with the difficulty of sinking Allowances can be made, where necessary, in the assessment of wells. individual villages.

"My principle has been to record as irrigated what is known and acknowledged to be ordinarily and commonly irrigated. The demand for land and the necessity for irrigation are so great that, where the people can irrigate, they will do so. If, therefore, I saw a well, apparently good, yet irrigating much less than it should do, I generally found there was good reason for it. If the khusrah entry was excessive, it was altered accordingly; but as my orders had been very strict on this point, I had not very much to correct.

"In the division of the unirrigated burha into the superior and inferior classes, I made large alterations. The errors were rarely in favor of the zemindars. The tendency was to record bhoor as mutyar. Though there is actually a great difference in these soils, yet in certain seasons, and when the fields are under crops, it is sometimes not easy to distinguish them. I was sometimes compelled to alter whole tracts.

"In this way, I was able to inspect an average of from four to five villages a day. On my return to my tents, the corrections were shown in the vernacular, on a separate sheet, and the khusrahs faired out accordingly. I am thus, myself, responsible for the soil areas.

"Method of arriving at average rates.—The choice of each average rate is no arithmetical process, but the result of a long course of mental sifting,

analysis and comparison. It would be impossible to record all the steps Allygarh. which lead to the assumption of each particular rate. My rates are derived from the results of personal enquiry, checked by examination of the total rentals for classes of soil recorded in the village papers, as far as I could work them out. This, owing to the way in which the papers are made out, and lands rented, I could only do to a certain extent. It would have been more satisfactory, if I could have placed, for purposes of comparison, the actual recorded rentals for each class of soil opposite my assumed rates and rentals. This is impossible for the total areas in any class. Though, as I have said, the classification adopted is known and acted upon by the people, yet only in a few of the putwarees' books is there any specification of rent for soil. In most villages rents are recorded in lump sums,—so much for all classes mixed together. In others, soil and rent are detailed for part, while in part the system of division of produce prevails.

"My system was, while examining soil and irrigation areas, to enquire and put down in my note-book, for every village, the various rates for each, class of soil I had found it necessary to adopt. After inspecting a considerable area, I fixed upon rough average rates, which I thought might be applicable; I then examined the putwarees' papers. Where soils were classed, and actual rentals of each class exhibited, the comparison was easy. Where this was not the case, I analysed the total nikasees for myself, by the aid of my rough rates; where the analysis shewed marked differences, I sought for reasons; if the explanation pointed that way, I modified my first conclusions; if not, I left them as they were, the fact that the recorded rentals are, as a rule, below the reality, being always kept in view. The rates thus obtained I used as I went on examining the Pergunnahs, pursuing the same enquiries and making similar comparisons throughout.

"The ascertainment of an actual recorded rental for barah and munjah, and, to a less extent, for irrigated outlaying, was the easiest task. Even in villages where the larger portion of the area is held on bataice, the barah and munjah always, and generally a considerable portion of the irrigated outlying, are held at money rates, separatly recorded. Thus, out of the total amount of barah, or 10,747 beegahs, I found 2,504 beegahs, or nearly one fourth; out of 12,705 beegahs of munjah 3,381, or nearly one fifth; and out of 1,05,071 beegahs of irrigated burha, 9,043, or one thirteenth, over villages of every kind in the tehseel, paying separate recorded rentals. For these classes, I was soon able to fix upon very reliable average rates, which I tested as I went on inspecting.

"The ascertainment of rates for the unirrigated area was more difficult. By far the larger portion of the unirrigated bhoor is held on bataice, and most of the remainder of the two unirrigated classes is rented, together with better kinds, at lump sums.

"But still there were some villages where rates were separately recorded, even for these classes. I took these first, and compared them with the rough

Allygurh.

average rates obtained by enquiry and fixed tentatively. Then, by the aid of these, I analysed all nikasees where rents were in lump sums, or in estimated value of produce, and the results gave me a tolerably useful instrument of comparison. In the end I was enabled to fix on rates which I believed appropriate, but in these classes I laid much less stress on the recorded rentals than on my own personal enquiries.

"All the rates thus acquired I tested by applying them to single villages, to groups of villages, and then, to the whole tehseel, before finally determining on their adoption. I now proceed to shew how far the totals obtained agree with my a priori conclusions.

"I should mention that I first tried classing my villages in circles, and fixing class rates for each kind of soil in every circle, but I found this plan so confusing that I gave it up. As I have said before, where there is water and manure, rates do not appear to follow natural soil. A bhoor village, with a large unirrigated outlying area, on the whole very inferior to a mutyar village, will often pay even a higher rate for what barah, and munjah, and burha chahee it has, than the mutyar estate for the same classes of soil. It would be necessary, therefore, to place those kinds of soil in a higher circle than, or in the same circle as, the same soils in the mutyar, while the rest of the village would be in a very inferior circle. One village must, in fact, come into two circles. But general soil-rates meet the case at once. If the classification be fairly exhaustive, they will touch any portion of any village of whatever quality it be as a whole. Where artificial soils are in great part the basis of rent, I do not see that forming villages into circles can be of much use.

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Mode of Calculating Rent-Rates:

"Division into Artificial Soils.—I come next to the more important VI. Furrnekabad. division into artificial soils. In my Kunnouj Report I stated that, although the lands of each village were popularly divided into gowhan, munjha, and burhet, yet that I did not see enough difference between muniha and burhet to justify my employing that division. In this, however, I was wrong. There is in most villages a tract outside the gowhan which receives all the manure which the gowhan can spare, and which gets more attention in cultivation and grows better crops than the rest of the outlying lands. This tract is the muniha. It does not often happen that the three tracts form concentric rings round the village site. According to the theory, if all the lands were but one site, it would be so; but, as a matter of fact, the land always is found to differ. There is a little nullah which lays bare the ground in one direction, or the soil is salt, or a pond overflows and makes it sour; or again, there is a hamlet not far off with some manure of its own, and the munjha stretches in this direction. Again, most bhoor villages require so much manure for their gowhan that they have none at all for the rest of the fields, so that there is no real muniha in them. The existence of muniha must not be assumed, but must be investigated into by careful inspection.

"Sub-division of Gowhan.—Every village, therefore, is á priori divisible furnolabed into those three classes of artificial soils, gowhan, munja, and burhet, highly manured, slightly manured, and unmanured. Beyond this I have found it necessary to establish two classes of gowhan, according to the kind of cultivation prevalent there. In some villages you will see only the ordinary crops—wheat, cotton, and jowar—grown about the village site; in some the higher cultivation—potatoes, tobacco, opium, and garden vegetables. The latter are far more valuable than the former, and usually pay a higher rent; I therefore reckon them respectively second-class and first-class gowhan. These classes correspond pretty closely to the castes of the cultivators. The higher cultivation denotes the presence of Kachees, Koormees, and Kisans; the lower, of Brahmins and Rajpoots. The poorest gowhan of all is that which surrounds an Aheer village.

"Sub-divisions of Munja and Burhet.—Beyond the gowhan the outlying lands are divided into munjha and burhet—i. e., into first and second-class soils, whether doomut or bhoor. I have, however, established a third class for bhoor, into which all sloping land eroded by water is put. Thus, flat bhoor or doomut near the site, will, as a general rule, be first class; far from the site, second class. Sloping land will be third-class bhoor: such soil can never be doomut.

"Division into irrigated and unirrigated.—Besides this division into natural and artificial soils, I have adopted the essential one of irrigated and unirrigated land. This is the most important divisions of all, and it is the only one in which the khusrah gives me any assistance. I have learnt to be cautious in using their classification. The khusrahs have a great tendency to over-rate irrigation, and to put down as irrigated every field near enough to a well for water to reach it, irrespective of the question whether the well has water enough to supply it. Besides this, there are wells and wells. No greater mistake can be made than to say,—" Here is a well, so the field near it must be irrigated, and must hear irrigated rates." In this Pergunnah water lies at about thirty feet below the surface. This thirty feet is sometimes composed of hard, strong, alluvial soil; but more often after going a little way down you come to sand. The water percolates in a sandy sub-stratum. Sometimes it lies so strongly at the top of this stratum that, when you dig, the moment you come to the substratum, water rises in the well like a spring. This is called "finding water in motá," because you have no digging in sand to reach it; you only pierce the strong hard soil. But more commonly when you come to the sandy substratum, water only trickles past in a few drops; you have to go down a long way, say 10 or 12 feet, before you come to the sote, or full flow of the water. The difficulty is to get down. Sometimes the sand is so loose and thin that nothing but brick and mortar would hold it up. More often it is pretty hard at top, and begins to soften lower down, as it grows wetter, and the set of the water forces it into the hole you are digging, Then it has to be bound in and held up by a coiled rope twisted round and round, called a beer, or by a wooden kothi, which, however, is too expensive to be commonly used. This beer has to be

Forruckabad.

renewed every year, sometimes twice; but where the sand is pretty hard a beer well will stand as long as eight or ten years, but more commonly it lasts only five, or two, or even one. Many wells, too, never reach the sote at all; they only get a trickling of water, and the bucket draws them dry in two or three hours. The art of using such wells is one of much delicacy. You will generally see the owner of the well himself standing at the mouth, letting the empty bucket descend with the tenderest care, and guiding it in its ascent with equal solicitude, lest it should strike against the sides and knock down the frail wall that keeps back the sand. This year a curious accident happened, by which nearly the wells all over the district were injured. The very heavy rain of October coming at the end of the rains, when the wells were already very full, filled them so much higher than usual that the water in them rose above the top of the beer, and instantly cut into the sand behind it, and withdrew the foundation on which the soil above rested; so that all came toppling down, and the well was a ruin.

"Irrigated Land often cannot bear irrigated rates.—But I have written enough to explain my meaning in saying that all wells must not be treated alike. A tract where it is known by experience that wells can be dug, but that they only last two years, clearly cannot pay as much as a tract in which wells last for ten or more years. I have paid great attention to this point while inspecting, and I shall show later on how far my inspection has altered the record of irrigated land.

"Nomenclature of Soils.—To sum up, the following are the classes into which I have divided the soils:—

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1st,—Gowhan, 1st.

2nd,—Gowhan 2nd.

3rd,—Gowhan unirrigated.

4th,—Irrigated Doomut, 1st (Munjha).

5th,—Irrigated Doomut, 2nd (Burhet).

6th,—Irrigated Bhoor, (Ditto).

7th,-Terai, 1st.

8th,-Terai, 2nd.

9th,—Dry Doomut, 1st (Munjha).

10th,—Dry Doomut, 2nd (Burhet).

11th,—Dry Bhoor, 1st (Munjha).

12th,-Dry Bhoor, 2nd (Burhet).

13th,—Dry Bhoor, 3rd (slope).

"Importance of a right mode of obtaining Soil Areas.—The next point is to explain how I obtain the areas for each of these classes of soil. When I was first beginning settlement work in 1863, an officer of great experience—Mr. P. Carnegy—made the remark to me:—"You will find a great deal written in the "Directions" and in old settlement reports about the working out of

average rates; but, depend upon it, you will find that this is comparatively runnuckabad unimportant: the real difficulty is to get the areas." Every subsequent year that has added to my experience has added to my conviction of the truth of these words. In Hosbungabad the work of assessment was far simpler than here; but there I was not at all satisfied with my mode of getting out the areas, which depended chiefly on the crop statement. In my assessment of Kunnouj I employed nearly the same plan, and was still more dissatisfied with it. I used the crop statement; but if I found, e. g., 200 begans down as under wheat, and on consideration felt sure that the village could not pay first-class irrigated rates on 200 beegahs, I altered it without remorse to 100. Now, the result, the assessment obtained, may be correct enough under such a system; but the total obtained by a rate on soils treated in such a fashion is not an independent guide towards assessment: it is only a different way of expressing my views as to what the assessment ought to be. What a Settlement Officer wants is a real guide or check, independent of his pre-conceived ideas—a result which he cannot manipulate and tamper with, but which is worked out, as it were, by machinery, and is uninfluenced by his consciousness. If, for instance, you use a plough-rate, and have fixed on a sum, say Rs. 20 per plough; then if you find that a village has 20 ploughs, you cannot say, - "Oh, this village can't pay Rs. 400; I will put down 15 ploughs, Rs. 300, which I think will do." In the same way, a produce-rate brings out an absolute result which you cannot tamper with. Now, I never held with plough-rates or produce-rates, and I always did hold with soil-rates; but my soil-rates were not independent guides like these, but the reflex of my own pre-conceived views; they were an oracle given out by a priestess whose strings I pulled. The question with me has always been how to get my soil areas so fixed that I cannot tamper with them if they bring out a result I do not like? At last I believe that I have solved this difficulty.

"My method explained.—The solution is a very simple one. It consists of marking these hars, or tracts, off on the map by personal inspection,—that is, by walking round them; drawing on the map, in red or blue pencil, the boundary of each har; making notes as to its soil and quality; and then, on returning to my tent, setting a clerk to work at once to break up the village into its hars—i. e., to ascertain the area of each har; how much land, irrigated and unirrigated; how much held in seer, maûfee, or by cultivators; paying how much rent. This work employed a large body of men. I inspected on an average four villages a day, and kept twelve or more clerks at work on dissecting them,—each village taking a man on an average about three days. On getting the har areas I could at once get out the soil areas, and made a rough assessment at the time, with rates which, though I had not finally approved them, I was inclined to adopt, and was testing thus day by day to see if they would work.

VII. Formokabad. Pergunnah Laimyanj.

"16. Mode of Demarcating the Hars.—My first step on coming to a village is to ask the cultivators who among them knows all about the village and its peculiarities, and will act as their spokesman. Two or three men are generally put forward, and I then ask them what are the 'hars' into which they divide their village, and what rates those 'hars' are supposed to pay. This they generally tell me with tolerable clearness and accuracy; and with the map in my hand I form a general impression how the 'hars' lie. There is always a gowhan to the chief site, and generally to each hamlet or nagla. The term munjah is not used, and I have only adopted it for convenience. But the 'hars,' with hardly any exception, fall away in their rates as they recede from the site. Then I put these spokesmen to walk in front of me, and explain that I must mark off on the map the boundaries of all these 'hars' and they are to go on in front and tell me when the boundary is reached, or any important change in the rate occurs. In this way I walk through the village, and, as I go, compare the rents of the fields I pass by or through, as stated in the khuteonee, with the rent confessed to by the owner of the field. I estimate that, as a rule, I pass over or close enough to see clearly 20 per cent. of the fields in a large village, and 30 or 40 per cent. of those in a small one. I see enough to form a distinct impression as to the nature and value of the soil of each 'har,' its wells, its crops, and its class of cultivators; I generally walk right round the gowhan boundary, and cut all the other 'har' boundaries in a sufficient number of places to be able to join the lines with hardly any greater risk of error than may be caused by putting a single field or row of fields, into one 'har' instead of another. In this way, when I leave the village, I have the boundaries of all its 'hars,' as recognized by the cultivators, marked in coloured pencil on the map with the nominal rate written on the 'har.' Thus the basis of my classification is not my own arbitrary judgment, but the local valuation of the land, as declared by the people who ought to know best, and supported by the most practical test possible, the rent-rate they pay.

"Natural Boundaries of the Hars.—It is very remarkable to see how distinct and obvious the 'har' boundaries often are. They frequently consist of natural boundaries, especially roads, frequently of a continuous ditch and mound. It is extremely common for a gowhan to be bounded in this latter way. A change in the shape of the fields mostly denotes a change of 'har' and of rate; as an instance, when they have been running north and south, and suddenly, change cast to west. This is so much the case that a practised eye, with some knowledge of the country, could almost lay out the principal hars' on the map without going to the village at all. In many villages the 'hars' are so distinct that the merest tyro could not miss them; in others, and especially in villages where there are jheels, they are much more difficult. The change in rents is sometimes very gradual, sometimes the drop is most marked and sudden, But in almost all cases the demarcation of the 'hars' on this plan is a matter of industry and application more than of judgment and experience. After this, I ascertained from the khusrah and khuteonee the area of each 'har' thus marked off, and the actual rate paid by all cultivators in it who do not pay in lump sums, or whose holding lies entirely in Farruckabad. each 'har.' These rates I enter on a large scale pergunnah map on which I have had the "hars" plotted from the village map.

"Classification of the Hars.—After this follows the classification or the grouping of the 'hars' together in the classes which I have already named. This part of the work is certainly somewhat arbitrary, for it rests on the assumption by which my settlement stands or falls, that there are, speaking broadly, three great classes of soil, gowhan, munjah, and burhet, under which all 'hars,' whatever their characteristics, should be grouped. Suppose I have cut up the village into 6 'hars'; one is a gowhan, and it goes into its proper class according to the distinctions pointed out in para. 46. Two 'hars' adjoin the gowhan; one to east of it pays Rc. 1-2, and the one to west of it pays Re. 0-15 per kutcha beegah. I mark them both at the time as 1st class land of the tract (which we will suppose to be the central bhoor), and they go down as 2nd class domut at Re. 1. Of the three others, one is a small 'har' adjoining the munjah, and reaching to a road on its north edge; it has a few precarious wells, and pays about 8 annas; it is classed as 1st class dry bhoor. The other two lie on the north and south edges, are dry, and the north one is hillocky and light, they pay Re. 0-5 and Re. 0-6, each. I reckon them as 2nd class dry bhoor, and note against the north 'har' that it is 'below average.' a fact which is remembered in applying the assumed soil-rates to the purpose of assessment.

"Variations in the Classification.—I have given this as a single instance, and hope that it will help to explain my procedure. I need hardly say that the variations are innumerable, as no two villages are alike in all things, but it would be wearisome to give more illustrations. The outcome of it all is that the demarcation of the 'hars' depends mostly on the information supplied by the villagers; the classification of the gowhan 'hars' depends on the style of cultivation and the rate paid; the classification of outlying 'hars' into 1st and 2nd class depends on four things: the nominal rate paid, the actual rate, the valuation of the cultivators, and the estimate formed by the inspecting officer as to whether the 'har' appears 1st class or not.

17. "Difficulty of Appraising the Value of the Land.—Further, as my in-viii. rurruckabad. spection went on, it was more and more borne upon me how little I could trust Pergunual Invit. to the eye and to a single visit for appraising the value of the soil. The ruder the system of cultivation is, the less is it able to control the vicissitudes of the season, and the appearance which any tract may bear at a given time depends more on the accident of the past rains than on the inherent average value of the soil. This is especially the case with land which is in danger of flooding. There are large tracts of land which are covered with water at very high floods—say every third or fourth year. In those years the khurreef is killed, and perhaps silt deposited, but the risk is not great enough to prevent the zemindars from sowing khurreef crops altogether. In visiting such tracts, if there has

Furruckabad.

been no flood in the preceding rains, there is nothing to guide the eye or to mark off the area which is in danger: the zemindars howl around declaring themselves to be periodically ruined, and one is in equal difficulty whether to accept or to reject their statements, and what allowance to make for the risks to which the crops are subject.

"Necessity of accepting the popular Valuation of Land .- By degrees the eye began to get accustomed to this state of things, and to acquire a certain degree of skill in comparing one 'har' with another, and the corresponding 'hars' in neighbouring villages with each other. But to the last, I never acquired the same confidence in my judgment that I had in the Bangur villages, and I deliberately gave up the attempt to form theoretic 'hars,' or to argue that because a 'har' is in a certain position therefore it ought to be better or worse than a certain other 'har.' What I did was this: on entering a village, I enquired from the more intelligent of the cultivators what 'hars' they divided their village into, and what 'nominal' rents they paid—that is, what rate per kutcha beegah they supposed themselves to pay? Then, I walked over the village, marked off the boundaries of those 'hars' on the map, and noted down their peculiarities as I saw them, and as they were stated to exist. Often I would lump into one area, two or three small divisions which the people called by different names, but which were evidently nearly alike in value and in rent. Occasionally, but not often, I would decide that a 'har' was better than it was said to be, or was equal to a certain other 'har' I had lately seen, or ought to pay more than it actually paid; but, as a rule, I judged that the people of the country knew more of the land than I did, and I accepted, for the most part, their valuation as true. I should mention here that in nine villages out of ten I found them singularly honest and straightforward in telling me the secrets of the land-more like Oudh men for truthfulness than like the Doab men generally. Sometimes they were really ignorant, or pretended to be so, and occasionally they tried to deceive me; and there, unless I was taken in by them, I used my own judgment in classifying the soils in such cases. Then the maps, with the areas thus marked, were given over to the statistical clerks, who totalled up their areas from the khusra, and their rents from the khuteonee, and I thus got the 'actual' rent-rate to compare with the 'nominal' rate which had been told me in the village.

"'Actual' and 'Nominal' Rates.—Actuals and nominals often disagree strangely, and often agree closely. This agreement and disagreement was to my mind a satisfactory proof of the tolerably accurate character of the declared rent-roll. If false rent-rolls had been filed, the zemindars and putwarees would have coached up the cultivators to respond accordingly, and there would have been little disagreement. If, forgetting the filed rent-rolls, they had combined to deceive me on the spot, by falsifying the nominal rates, there would have been more disagreement, or the disagreement would have been more invariably in the same direction. But the relation of nominal and actual rent-rates is generally that of two independent witnesses giving accounts which disagree in particulars but agree in the main points. One leading reason of the discre-

pancy is the ignorance of the cultivators as to the area of their fields. They rarrackabase only know of it as so many cutcha beegahs, and the nominal and actual area often disagree. Another great reason is, that in many cases the lump rents only are cared for by the cultivator, and the distribution of them over the fields is the work of an ignorant putwaree. Thus, I have often found one 'har' paying a nominal rate of Re. 1, and another vastly inferior to it paying nominally 8 annas per cutcha beegah; but in the khuteonee one pays annas 12, and the other annas 10 perhaps. Here the 'nominal' was the true rate, the "actual" was false, or at least misleading; not false, for the total rents was true, but misleading, for the putwaree had divided it wrongly, putting too little on the good 'har' and too much on the bad 'har.' In this way I used these two rates, combined with my appraisement of the 'har,' as a useful check upon each other.

18. "Having shown how the soil-areas were worked out, I will now pro- Mode of Calculating Rent-Rates: ceed to explain how the rent-rates, applicable to these different soils, were arrived at. The first thing I set about was to discover on which jummabundees reliance could be placed, as far at least as the rents paid by bond fide cultivators were concerned. My previous knowledge of the Pergunnah was of some assistance to me here. I had already a fair idea of those villages where the relations between the zemindar and assamees were not of such a friendly nature as to admit of entries of rents other than those actually paid. This did not prevent me from making further investigation. worked very well, in one respect, at least, and zemindars are now very careful of recording rents at nominal rates, unless they are very sure of their ryots. If they want to show a lower nikasi, they adopt other means. They either throw land into seer, let it out on butai, or neglect entering in the putwarees' papers former fallow as it was brought under cultivation. In a number of instances the zemindars act as bankers to their assamees, and it was in these villages that I found the jumma-bundees most inaccurate. Banking and rent accounts were purposely jumbled up together, and the assamees were much more in their zemindar's power; hence, the latter having less fear of the revenue Courts before their eyes, caused the putwarces to record lower rentals than those realized. My enquiry into the accuracy, or otherwise, of the different jumma-bundees, was protracted necessarily, and I did not close it until I had satisfied myself that I had got to the truth in most cases.

"This being completed, my next step was to derive my soil-rates from the rent-rolls of the village in which I had acquired confidence. The process was one of simple induction; and, to ensure the correctness of the results obtained it only required to be conducted with care, and to be sufficiently extended and comprehensive. A particular example will, I hope, suffice to show how I generalised from the facts at my disposal. I will take Gauhani 2nd, as being a representative and important soil. Having satisfied myself of the limit of the circle in a particular village, a number of fields scattered throughout it were chosen; their areas were found from the khusrah, and their

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rents from the assamees and the putwarees papers. Granted that the fields selected were sufficient in number, and that they were taken from every part of the circle, the average rate struck ought to represent that of the whole circle. This process I repeated in a number of villages of different characteristics; but, of course, Gauhani 2nd was Gauhani 2nd in all. From these individual averages I deduced a general one. Having obtained this, my next step was to see how it acted on the 2nd Gauhani of other villages not before inspected. In this manner I was always putting my assumed rate to the crucial test of new facts, and continued doing so until I had satisfied myself that it was a fair representative rate for this peculiar soil. I also compared it with those current throughout the Pergunnah amongst the agricultural classes. The village beegah rates for 2nd Gauhani vary from Rs. 2 to Re. 1-8. The average would be Re. 1-12 all round. Estimating the jareebee beegah at $2\frac{1}{2}$ beegahs dehi, (a trifle low for home land), we get Rs. 4-6 as the rate for it. This is very close to mine, which is Rs. 4-8.

"The other soil-rates were deduced in a similar manner. Having got them, I applied them first to those estates where little or no seer and collection of rents in kind existed, and where the jumma-bundees had been proved correct. The results obtained corresponded very fairly, indeed, with the declared rentals, and this gave me confidence in the accuracy of my inductions. application of these rates was then extended to the other villages, and assumed rentals worked out. These rentals I compared individually with the recorded ones, with those worked out by comparison with similar estates in the neighbourhood, and with any facts relating to the resources of the villages which I had elicited during my stay in the Pergunnah. Sometimes, as is natural, the rentals calculated from the soil-rates and soil-areas differed from my preconceived ideas of what the villages were worth. Further enquires were then instituted, and my notes were again looked over. I generally found that I had either miscalculated the capabilities and extent of some particular chuk or chuks, or that the prior ideas formed by me required modification. Nothing occurred to shake my confidence in the rates."

Mode of Calculating Rent-Rutes: X. Etawah.

19. "Present Rentals; their Character and Amount.—Turning now from these speculations to actual facts, the following figures show the present recorded rental of the villages under review, the assumed rental of last Settlement, the present jumma, and what the assets ought to be to maintain the present jumma at 50 per cent.:—

Present recorded rental.	Rental assumed by Mr. Gubbins.	Present Jumma.	Double the present Jumma.
88,756	83,134	55,658	1,11,316

"That the recorded rentals do, in the main, correctly represent the money Etawahactually collected from tenants, I believe. When I was inspecting the villages, I noted down in my pocket-book the amount of the rent, and the area of the holdings of three or four tenants in each estate. I took the tenants at random, as I met them, either at their wells, or in their fields, or at the sugar-mill. On returning to my tent, where I had the putwarce in attendance, I compared my notes with the entries in his books. They almost invariably concided, allowing for the small mistakes which the peasants generally make. Unless, then, we suppose an extensive and universal conspiracy to deceive, and an unanimity between the proprietors and their tenants little less than miraculous, we must accept the recorded rentals so far as they go.

"Is it to be supposed, then, that these rentals represent correctly the value of the land? I do not say so. In several ways they are very deceptive. First of all, there is the great item of seer, generally including some of the best land, and entered at nominal rates. Next, there is assumed rent-free land, assessed at very low rates. Then there is the service land, held by different village servants. Newly broken waste is often not brought on the rent-roll. Old baghs, which have been brought under cultivation, remain entered as paying no rent. These are the chief causes why the recorded rental cannot be accepted as the fair value of an estate.

"The Rents are paid in Cash in the Lump, and have risen little.— Rents, in this Pergunnah, are paid in cash in the lump. The tenants know how many village begals they hold, and how much they have to pay within an anna or two.

"They rarely know the rent of each separate field, although the putwarees' papers show the rent field by field. They seldom can tell the rate per beegah of any particular land, except in a vague way, representing rather the value they put on it than the rate it actually bears. The general answer to all inquiries is, 'We pay in the lump.' Rents paid in this way are always the last to rise; and I was not surprised to find that they have often remained as they were thirty years ago.

"The circumstances of the zemindars, who were themselves, for the most part, mere cultivators, unaccustomed to the management of estates, account also for the stationary character of the rents. Looking at their sudden acquisition of the property as a god send to themselves, they were neither disposed nor able to coerce their tenants.

"Impossibility of arriving at Soil-rates by Enquiry; uncertain size of the cutcha Beegah.—The difficulty of finding out what rates are paid for different tracts is rendered still greater by the uncertain value of the cutcha beegah. The tenants (except in a few villages where the large beegah is in vogue) only know the cutcha beegah. This would be of no consequence if that measure bore any fixed relation to any known standard; but the cutcha beegah varies almost in every field; and to be told that a certain sum is paid

Etawah.

for a certain number of cutcha beegahs is to be told nothing. Generally, it is larger than the third of a standard beegah. It is safer to reckon it at half of a standard beegah than at one-third.

- "Mr. Gubbins, in one of his reports, remarks on this variation in the size of the cutcha beegah. He got over the difficulty by causing several zemindars to step a beegah; and, finding that the beegah thus stepped averaged 784 square yards, or about one-sixth of an acre, he transferred the local beegah rent-rate to that of the acre, by multiplying it by six.
- "Before I had read Mr. Gubbin's report, I had resorted to the same means of information, and I found the beegah stepped by the zemindars to be the usual cutcha beegah, nearly equal to one-sixth of an acre, as described by Mr. Gubbins; but I could not accept Mr. Gubbin's solution of the difficulty. It is of no use to know the standard cutcha beegah when that in real use never conforms to it. If the cutcha beegah on which rent is actually paid is not one-sixth of an acre, and it hardly ever is, we cannot obtain true acrerates by multiplying beegah-rates by six. I found it, therefore, impossible to arrive at rent-rates by inquiries from the cultivators. The only thing I could do was to note down the lump sums paid by them and the number of cutcha beegahs, and then ascertain the area of their land in standard beegahs.
- "The information thus obtained went, as I have before said, to confirm the accuracy of the putwarees' papers.
- "It may be said that the rent of each field, being given in the putwarees' books, soil-rates could be deduced from them. But the distribution of the rent over the different fields never can be trusted. I have known putwarees to do it simply by guess work; and then, if anything was over at the end, to put it all on the last fields in the list. Since Act X of 1859 came into operation, the fields so assessed have been used to enhance their neighbours.
- "Method of arriving at Rates.—But even if I had been able to ascertain soil-rates from the people, the evident inadequacy of the present rentals would have left me very much where I was; therefore, my first step has been to ascertain what rise of rent has actually taken place, and what the rack-rent of land really is.
- "For this purpose, I collected from each village all the instances of enhancements which had taken place within the last ten years; and all the cases of sub-letting, whether by zemindars of their seer land, or by tenants of their occupancy holdings, which I could ascertain.
 - "The next step was to correct the rentals, individually, of each estate.
- "Having separated the lands held by the proprietors, I took out the average rent-rate of the land held boná fide by tenants, and assessed all the remaining lands at that rate, including the seer and resumed mâfee. If, by comparison with our survey, it appeared that the cultivated land on the putwarees' books was below the real amount, I added fro the difference at the average tenants' rate.

- "The rental thus corrected showed what the village ought to yield at its Etawahown average tenants' rate. I argue, then, that with the particulars of enhancements and sub-letting before me, I should be able to judge which of these corrected rentals came fairly up to the present value of the land, and from them to deduce soil-rates for the assessment of the other estates.
- "Analysis of Enhancements of Rents.—There are three distinct cases under which enhancement takes place, namely, by consent, by suit, or on change of tenants.
- "In the first case, the matter being amicably arranged by the moderation of both parties, a rate is arrived at of an easy and indulgent character.
- "In the second case, the proceedings being judicial, the landlord's demand is limited to such an amount as he can show to be equitable. As such suits are, with rare exceptions, brought only against tenants with right of occupancy his rate is one which is applicable to them.
- "In the third case, the land, either by the death or resignation of the old tenant, or by the termination of a lease, or other cause, is entirely at the landlord's disposal. The rate in this case is the highest market value—in fact, the rack-rent.
 - "We have, then, three different rates:-

A moderate rate, willingly paid by the tenants; a rate settled in Court, and applicable to tenants with occupancy rights; and, lastly, a rack-rent rate.

- "In making this analysis of enhancements, I have separated twenty-one estates of the worst kind—those which are adjacent to the Seyngur, because the very poor land in them would have disturbed the calculation.
- "The results for the good villages, and for the twenty-one which have poor land, are in figures as follows:—

		I	AISED BY	ey Consent.		RAISED BY SUIT.			Raised on change of Tenants.				
		Number of Acres.	Former Rate.	New Rate.	Number of Acres.	Former Rate.	New Rate.	, Number of Acres.	Former Rate.	New Rate.			
			Rs. As. P	Rs. As. P.		Rs. As. P.	Rs. As. P.		Rs. As. P.	Rs. As. P.			
Best Villages .	ا ! •••	760	4 11 1	4 14 3	195	3 11 3	5 2 0	306	4 6 8	5 12 4			
				18 11 4 per cent.			38 6 4 per cent.			30 11 6 per cent.			
Inferior Villages .		495	3 1 0	3 8 4				38	2 5 10	3 6 2			
-	}			14 15 5 per cent.						43 2 9 per cent.			

Etawah.

"In the second class, the land affected is below the average; and, except in the case of the rents raised by consent, the acre is not large enough to warrant an induction. In that case we see that land let at 4 amas 10 pies per acre below the average has been raised without trouble to 2 annas 6 pies above the average. But it may be said the lands thus raised are, perhaps, the only ones on which a rise can be obtained.

"Sub-letting and Shikmee Rates.—This can be met by the results of inquiries regarding sub-letting. It will be conceded that when a tenant sub-lets his land, it is to get as much as he can for it. His sub-tenant has no rights; he can be ousted at any time. It is generally a man who has no holding of his own, and must have some land or starve who takes land under the tenants; therefore, the rate we got from this source is, as nearly as may be, a rack-rent. It is, however, seldom that the best land is sub-let, except in the case of seer, which is generally good land. The figures are as follows, given separately for the best and worst villages as before:—

	 .	<u> </u>	Acres.	First 1	ent.	Shikmee rent.	Aver of remain land	f ning	
1st Class.				Rs. A	s. P.	Rs. As. P.	Rs. A	s. F	<u>)</u> .
Lands sub-let by Tenants	•••		533	3 5	0	4 12 10 44 15 5 per cent.	4	1	9
Seer lands sub-let	•••		299	3 4	4	5 4 0 60 8 1 per cent.	3	4	9
2nd Class.		(Italian)	ZANCE		([[
Lands sub-let by Tenants	•••	सद्यम	250	2 11	4	4 0 0 47 11 0	3	5 1	lo
Seer lands sub-let	•••	•••	41	1 14	6	per cent. 5 2 0 168 13 7 per cent.	2 1	12	6

[&]quot;The last column shows the average rate of the lands which have been neither sub-let nor subjected to enhancement of rent.

[&]quot;The Rack-rent Rate and the Rate of Rise of Rent.—With these figures before me, I will attempt to show the rate to which the unchanged rents are likely to rise, and the limit which the average value of land seems to have reached at present.

[&]quot;In the second class villages there have been no enhancement suits, and the changes of tenants have been only on the worst lands.

[&]quot;Let us now see what is the average rate of the remaining lands held by tenants not affected by these changes.

[&]quot;In the first class, it is Rs. 4-1-9 per acre. In the second, it is Rs. 3-5-10. It is plain, therefore, that the average rate in the first class of the rents not enhanced is far below the most moderate of the new rates.

"It will be seen from the figures given in my last paragraph that the rents Etawah. raised by consent, which before stood at the average, have risen Rs. 18-11-4 per cent., while those raised by suit, having been below the average, have risen Rs. 38-6-4 per cent.; and the rents raised on change of tenants, Rs. 30-10-6 per cent. in the first class where the original rent was a little above the average, and Rs. 43-2-9 per cent. where, in the second class, it was below the average.

"I think then, we may fairly expect a rise to take place after the amount of the Government demand has been announced of not less than 30 per centon the rents which have remained stationary.

"This appears to me the true way of calculating the rise of rent. If I spread the amount of the enhanced rent over the whole rental, and then gave the increase of the average rate as the figure at which rents had risen, it would be as deceptive as if a rise or fall in the funds were so calculated. To borrow the language of the Stock Exchange, it is from the transactions only that the rise or fall should be calculated; and, from the transactions, as there is no appearance of anything abnormal, I am, I think, justified in calculating on a rise of 30 per cent. on the average rent-rate of the lands, the rents of which has not lately been re-adjusted. That rate is Rs. 4-1-9 in the first class and Rs. 3-5-10 in the second. We should, therefore, expect the rent-rate to rise to Rs. 5-4-0 in round numbers in the one case, and Rs. 4-6-0 in the other. And we have seen that lands let below the average have been raised to Rs. 5-2-0 an acre, while lands which have fallen into the landlord's hands, have been relet at Rs. 5-12-4, and rents have risen by consent over a large area to Rs. 4-14-3 per acre.

"Again, turning to the sub-letting or shikmee rate, we find that seer lands sub-let at 60 per cent. above the recorded rent, and tenants' lands at 45 per cent. over the original rent in the first class villages; in the second class, the seer sub-lets at 169 per cent., and the tenants' lands at 47 per cent. over the original rent. Putting aside the seer, from which no conclusion in this matter can be drawn, we may fairly argue that the remaining lands would sub-let at a similar rise.

"The rate being Rs. 4-1-9, a rise at 45 per cent. would give Rs. 5-15-0 as the sub-letting rate. The lands raised after change of tenants gave a rate of Rs. 5-12-4 per acre. We may, then, I think, fairly argue that the present market value of land in the better villages is about Rs. 6 per acre on an average. For the inferior villages, we arrive, in the same way, at a rate of Rs. 4-14-0 per acre.

"Elimination of Soil-Rates.—My next step was, with these rates as a guide, to select from the corrected rentals those which came nearest to the standard.

"Then, taking one which had only irrigated land, and another which had only dry land, I arrived by eliminating one kind of soil from one village, and

Etawah.

another from another, after a number of calculations at the following rentrates:—

			Per	Ac	PE.
			Rs.	A .	$\mathcal{P}.$
Gowhan, 1st Class	•••		9	S	0
" 2nd "	•••	•••	8	12	0
" 3rd "	•••	•••	S	0	0
" Dry	•••	•••	6	0	0
Irrigated domut	•••	•••	5	7	0
Inferior ,,	•••	• • •	5	0	0
Good dry ,,	•••	• • •	3	11	0
Bad " with rêh	•••		2	8	0
Bhoor, ordinary	•••	•••	2	2	0
,, bad, in the ravines	•••	• • •	1	9	0
Jhabur	•••		2	10	0
Mutyar	•••	•••	4	0	0

"Rates on Natural Soils, and no Distinction between Well and Canal Irrigation.—It will be seen that these rates are, with the exception of gowhan, taken out on the natural soils, and that no distinction is made between the irrigation from wells and that from the canal. It is necessary to make some remarks on these points.

"With regard to the first, I determined to make no distinction in my rates between the munjha and burha soils, at least not to found my assessment on such a distinction, for several reasons.

"First, the difficulty of determining the boundary of these artificial distinctions, and their very arbitrary character; secondly, the effect of canal irrigation, which is to level them altogether. It is no uncommon thing now to find poppies, and such like crops, in the Burha, where water is easily got; thirdly, the number of outlying hamlets, the small distances between each homestead, and the evident tendency of the people to live on their farms; fourthly, in none of the enhancement suits brought before me were these distinctions referred to by the zemindars as the basis of their rates, the absence and presence of irrigation being the great question, and the kind of soil the next in importance. For these reasons I determined that the natural soils would give me a firmer and better defined basis for assessment. I retained the distinction of Gowhan, because it is the surest mark of the most manured and best cultivated soils, and must, from its nature, be more or less permanent.

"As to the second point, so far as I can discover, canal and well lands are not differently rated. Much canal land, it is true, is still paying the rates which it paid before when it was wholly or partially unirrigated; but this will hardly be the case long. The people, it is true, always assert that well irrigation is the best; but the crops in canal lands certainly show no signs of inferiority, while the proportion of wheat and sugar is larger in canal villages.

"The highest instances of rent are given by canal lands. There is, there-Etawah. forc, no reason whatever to rate canal lands lower than those irrigated from wells. On the other hand, it does not appear to me safe to rate the canal lands higher. At present, no doubt, especially in the case of flush irrigation, the balance is in favour of the canal, as regards the cost to the cultivator; but the canal department can at any time, and probably will, re-adjust their rates, while the cost of well irrigation must always be the ultimate standard. The average rates of my best well villages are quite up to those of canal villages, considering the proportion of irrigated soil.

20. "The Keeruthpoor circle, though it adjoins Pergunnah Akberabad, Mode of calculating differs considerably in character from that pergunnah. Pergunnah Akberabad Rent-Rates: XI. Bijnour. lies generally low, and is traversed by several small streams: it contains a large quantity of 'Mutyar,' and the 'saway' itself has a considerable admixture of clay. The sugar cane in consequence is below the average of the tehseel, and all the crops are liable to damage by floods. The Keeruthpoor circle, on the other hand, lies high. No streams traverse it. The 'saway' contains more of sand than clay. Rice ground is not abundant, but what there is is of good quality, and is less liable to floods than similar land in Akberabad. As a consequence, the sugar cane of Keeruthpoor is noticeably finer than that of Akberabad, and both cotton and wheat are more productive.

"I have formed rent-rates for this circle by estimating the value of the rent of each kind of crop in each kind of soil, as given by the measurement papers, and by then distributing the total rental over the area by simple division. This method has been checked by the comparison of the rate of incidence of money rentals ascertained to be paid in certain villages. Statement A shows the detail of crops in each kind of soil together with my estimate of the produce of each kind of crop and the deduced rental. Manure is applied in this circle almost solely to sugar cane. The lands, accordingly, of which the soil is called 'manured saway,' are mainly sugar cane lands.

"The following is an abstract of the results of statement A, showing the rent-rates per acre for each kind of soil proposed to be adopted as a standard of comparison in the assessment of the circle:—

ABSTRACT.

Soil.		Beegah.	Acres	Total rental in rupees.	Deduced rent- rate per acre.
Manured saway Saway Mutyar Bhood Saway Bhood	•••	10,532 11,851 6,790 2,710 2,911	6,582 7,407 4,214 1,694 1,819	51,149 20,589 11,715 4,126 3,490	Rs. As. P. 7 12 4 2 12 6 2 12 1 12 7 0 11 14 8
Total	i- 	31,791	21,746	91,069	4 3 0

XII. Pergunnah Akberabad: Bijnour.

- "The average rate of rent paid per acre for the last five years (excluding the famine year) according to a table of money rentals which has been compiled for this circle from the putwaries' huftgana papers, is Rs. 3-15-5.
- "In computing the average out-turn of each kind of crop, I have resorted to all the usual methods of obtaining information. I have abstracted and collated the results of suits in the revenue courts; I have examined putwaries' papers; I have made diligent enquiries from all sorts of people; I have personally inspected the crops as they stood on the ground; in every village in the circle I have tested the correctness of my own estimate of produce by actual experiment, that is, by having measured portions of different crops reaped in my presence; and I have also caused similar experiments to be made by the tehseldar; I have further tested my estimates by watching the result of their application to particular villages; I have selected villages of which I was acquainted with the rental from the fact of their having been based in certain years at lump sums, and applying my estimates of out-turn to the area of each crop given by the huftgana for years when rents were taken in kind, I have compared the resulting rentals with the ascertained money The estimates finally adopted in statement A are not based on any single calculations, but are founded on a consideration of the results of all the above methods. Such estimates cannot, of course, be anything but approximate, but I have endeavoured to bring them as near the mark as possible.
- "I have taken, as in Pergunnah Akberabad, 17 seers per maund as the share of produce ordinarily received by the landlord; and in converting the landlord's share of the grain into a money rent, I have used the averago prices of twenty years.
- 21. "Rents are taken in this Pergunnah in two ways, either by division of the produce, which is the prevailing method, or by leases of whole villages, or parts of villages for lump sums. In 'bhutlai,' the prevailing custom is for one-seventh of the produce to be set aside as ploughman's wages, and for the remainder to be divided equally between zemindar and cultivator. I have taken 17 seers per maund of produce as the average share received by the zemindar. For cotton and 'churree' always, and for sugar cane generally, cash rates are paid in lieu of part of the produce. As these rates are dependent on the kind of crops, and are subject to variation according to the quality of the produce, they are more properly classed as rents in kind than as money rents. In deducing the money value of rents paid in grain, I have used the average prices of twenty years shown in Statement B.
- "I have made my calculations in beegahs as being more convenient than acres for comparison with the cutcha or village beegah. The beegah of the last Settlement in this Pergunuah consisted of 2,916 square yards. The present beegah is 3,025 square yards. The village people do not recognize

these beegahs, but make their calculations in the cutcha beegah. The cutcha Bijnour, beegah is measured by twenty double steps, or forty paces square. Its area is, therefore, about 900 square yards, and it is always assumed as one-third of the pucka beegah. The measurement is only a rough one, and the present pucka beegah may be assumed as somewhat in excess of three cutcha beegahs.

"Irrigation is almost unknown in the Pergunnah, and I have, therefore, formed no separate rates for irrigated lands.

"The most valuable crop of the Pergunnah is sugar cane. It is sown in the best lands and no labour or manure is spared to bring it to perfection. The practice is to have three 'phirs' or turns of land for this crop. The land which is under sugar cane this year will bear a crop of cotton or wheat next year, and in the following year it will be fallow in preparation for the ensuing cane crop. Generally speaking, the whole of the manure of the village is devoted to these lands, though here and there where manure is abundant a small quantity can be spared for cotton or wheat. The class of soil denominated 'manured saway' denotes, therefore, broadly, sugar cane land, and the quantity of this land in any village is the best test of the character of the village and of the prosperity of the cultivators. This land is called by the people 'Eekh-barce-ki Zumcen.'

"The rates of rent for sugar cane vary from three rupees to five rupees per cutcha beegah. The most ordinary figures are four rupees and rupees four annas eight. These are, however, the rates paid by plain cultivators. In most villages there are one or two mukuddums who are entitled to pay at lower rates. On the whole, rupees four per cutcha beegah may be taken as an average, and this is equivalent to Rs. 12-6 per pucka beegah. These rates are, however, little more than nominal. An allowance of two biswas per beegah, or of one-tenth, is invariably made by the zemindar under the name of 'nabood,' even in the best crop, and an extra allowance is made for any deficiency. It is very rare that the full rent after deduction of ordinary nabood is obtained by the zemindar. After much enquiry and consideration, I am of opinion that an allowance of about one-fourth must, on the average, be made for nabood and bad seasons. I have, accordingly, taken Rs. 9-4 as the average rent.

"The crop is, as I have said, the most valuable grown. It is a common saying among the cultivators that the jumma is paid from the sugar cane (Eekh-se-juma-kya-jata); but the value must not be over estimated. It is to be remembered that the crop occupies the ground for two years: that is to say, speaking roughly, during one year the land is being prepared for the crop, and during another year the crop is on the ground. The rent is paid nominally for the last year only, but properly speaking, it is paid for the year's use of the ground, and the annual rent is, therefore, only half of the nominal rent. In comparing sugar cane rents with other rents, this fact has to be borne in mind.

Bijnour.

"The ordinary rate for cotton is Re. 1-8 per cutcha beegah. This is equivalent to something over Rs. 4-8 per new pucca beegah; but in estimating the average something has to be allowed for mokuddums, who pay a lower rate, and a large margin for nabood has to be allowed, for cotton is nearly as precarious a crop as cane. I should take Rs. 3-12 as an ordinary average rent; but I think that a deduction must be made from this on account of the fact that the present high price of cotton has induced an abnormally large cultivation of the crop. Many lands have been this year under cotton which were never under cotton before, and have consequently been enabled to pay much higher rent than in the ordinary course of seasons they would be capable of paying. I have, therefore, put the average at Rs. 3-8. Cotton, when sown, as it is sometimes, in unmanured lands, or in other than sugar cane lands, pays a lower rent. I have taken Rs. 2-8 as the rent in this case.

"It is unnecessary to dwell on the difficulty of estimating the average out-turn of grain crops. I have sought information from various sources; I have examined the records of summary suits and suits under Act X of 1859; and at the time of harvest I have had measured portions of various crops reaped and thrashed and the grain weighed before me; but I have obtained little information of any value, except from conversation with the cultivators. Summary suits and suits under Act X of 1859 are not numerous enough to give really good grounds for deduction, and as the circumstances which lead to the institution of a suit are usually abnormal or peculiar in some way or other, the information obtained from these cases can hardly be trusted to represent the ordinary state of things. Villages under 'kham' management also are too few to give real help; and actual experiment at the time of harvest, though valuable for determining the out-turn of the year itself, is of little use for determining the average of a course of years. Constant questioning of the cultivators enables one, I think, to ascertain broadly the limits of the amount of produce in either direction, that is, the highest limit in good years and the lowest in bad, and hence to deduce a tolerably correct average which the cultivators themselves could not furnish. It also enables one, and this is very important, to ascertain the average produce of crops relatively to each other. The result of my enquiries is to fix the following order of productiveness among the crops; first, rice (the most productive), then barley, goojee, gram, and last, wheat. The proportion of the produce of rice to that of wheat is stated broadly as three to two.

"The produce of rice is extremely variable, both from year to year and in different places. The quality of the lands even of one village is not uniform, and for one good field producing, perhaps, 12 maunds per beegah, half a dozen poor fields may be seen producing barely three maunds. It is necessary, therefore, to take a low average. I have taken four-and-a-half maunds as the average in 'mutyar,' the best soil for rice, and three-and-a-half ino ther lands.

"In the produce of wheat a distinction is always made by the cultivators between wheat grown in the manured lands, which bore sugar cane in

the previous year (known as "moondah"), and the wheat sown in unmanured Bijnour. land. The produce in manured land is, undoubtedly, nearly double that of unmanured land. From the fact that in many villages little preference is given to cotton over wheat in the "moondah" land, it is to be inferred that the value of the wheat crop is nearly equal to that of cotton. I have, therefore, estimated the out-turn of wheat at five-and-a-half maunds per beegah in these lands, and at three maunds in unmanured lands. The other crops do not, I think, require notice.

22. "I now come to the subject of rates. These will be found in Appen-Mode of colculating dix C of this report. The mode in which I have worked XIII. Budaon. out my average rent rates, and from these the deduced revenue rates shown, is that laid down in para. 3 of Board's Circular Order No. 1 of 1863, and my statement gives also the comparative results directed to be exhibited by para. 6 of Board's Circular Order No. D. D., dated 13th October, 1862.

"In the villages of the Belah circle, and in those of the Bhoor and Khadir Tracts, the average rent rates have been ascertained have been deduced in by deducing them from the ascertained total rental of every the Belah and Bhoor Khadir Circles. acre of cultivation comprised in those circles: the cultivating rates on soils in each village having been first determined with reference to the particular cultivating rate that has been found to prevail most in the village for each particular soil. That is, if there is, as there always is, a diversity of rates for the same kind of soil, that rate which has been found to prevail most extensively has been adopted as the standard cultivating rate of that soil; and has been applied to deduce the rental of the extent in cultivation of that soil. This course having been followed with each village in the circle for each description of soil therein, mouzah rentals for each description in the circle have then been totalled and divided into the aggregate extent in acres of those soils, and the rate per acre on cultivation obtained by this process for each soil is the ascertained average rent.

"In the "doomut muttyar" circle, in which there are no less than 142 villages, I thought it sufficient, for all purposes of ascertaining the fair average rent rates of soils in that tract, to go through, in the manner above described, the papers of 40 selected villages, situated in different parts of that circle. These villages I selected partly with reference to their localities, but more especially with advertence to the fact that one or more of them comprised every degree of rate at which the old assessment fell on the mehals comprised in this tract. I was enabled to make this selection from the No. IV Statements which had escaped destruction.

"The average rent rates on soils having thus been determined, the next step was to compare these with the rates of rent on soils as decreed in cases of enhancement of rent, and then to assume such a rate for each soil as should be a fair mean between the two.

Budaon.

"The statement in the margin gives the results arrived at by the two dif-

Doomut Muttyar Circle.

ferent modes of enquiry, as also the rent rates which I have assumed with advertence to the two results. I should explain that all the cases of enhancement were, with one

exception, in the "doomut mut/yar" circle, and that, therefore, the memorandum in the margin has reference only to that circle.

"With regard to the doomut rates, I found that if I took for this soil the average rate as decreed judicially, and applied it to the sum of cultivation of that soil in every village in which the current rates for the said soil were lower, leaving untouched the higher rates for the same soil in those villages in which they were actually higher than the rates decreed, I got by the application of the two combined in the manner stated, an average rent rate of Rs. 3-15-5\frac{1}{4} per acre on doomut cultivation for the entire circle. I had no hesitation, therefore, in fixing rupees four as the rent rate for this soil.

"With regard to the 'muttyar,' the induction of the same process brought out a rent rate of Rs. 5-14-6; but I found that this was entirely attributable to the application of the very high rate decreed for 'muttyar,' and I knew that this average had been struck on the results of only three

*Sikrora 4 11 1½

Kadirabad 5 11 2

Esumpoor 7 5 3

Average 5 14 7

cases of enhancement for that soil as noted in the margin,* for, curious to say, that constitutes the sum of enhancements decreed judicially in this pergunnah for that particular soil. I conceived that it would be neither fair nor just to apply the average of these exceptional cases of enhancement

to the sum of the same soil in other villages, the average of whose ruling rates was otherwise, Rs. 3-2-10\frac{3}{4}, per acre. But I argued also, that if, notwithstanding this, rent rates on muttyar could be obtained judicially to the enhanced extent as shown, there would be no injustice in taking a fair mean between the average of the rates decreed and the average of those obtaining per acre irrespective of such decrees. Rs. 4-8 is the mean of the two, the deduced revenue rate on which will be Rs. 2-4 which is, after all, little more than one-fourth more than the rate at which the assessment fell on the same soil at the last settlement.

"This increase is not in the same proportion as the doomnt revenue rate, which it will be seen that I have fixed with reference to the data before me at Rs. 2 instead of the Rs. 1-S of the former settlement, and this I have done without any hesitation, both for the reasons given in my 21st paragraph, as also because I have ascertained that the first class doomut soil in the pergunnah is much higher thought of, and far more sought after by agriculturists generally than the muttyar. This is attributable to the fact of what is called muttyar in this pergunnah not being the real soil of that name, but for the most part low khadir land in the neighbourhood of small swamps or beds of nuddees, and in

which rice, sugar cane and wheat are chiefly grown, but which does not answer for cotton. The *doomut*, on the other hand, is available for culture at every season of the year, and produces every kind of crop in rotation.

"In classifying the several circles, I have endeavoured as far as possible Mode of Calculating to adhere to natural distinctions, avoiding all arbitrary classifications and minute xIV. Bareilly. sub-divisions, which I believe to tend only to the multiplication of error. The pergunnah is naturally divided into five great classes, which I will describe separately, beginning with the westernmost side of the pergumah, or that bordering on the Ramgunga, which I call, as it is called by the people, the 'Turaien Circle.' This is situated in the low-lands or the valley of the Rumgunga. The estates comprised in this circle are generally much superior to the average of the pergunnah, and are unusually fertile and profitable.* Rice, bajra and wheat are the chief staples, but sugar cane is also produced without the necessity of irrigation, which the inherent moisture and humidity of the soil render totally superfluous, and without the intense and protracted labour which the cultivation of that crop, under ordinary circumstances, demands. The cane is, it is true, inferior both in size and in the quantity of saccharine matter which it yields to that grown in the uplands, but there is a vast difference in the cost of production; and while the upland cane occupies the ground for three seasons (one fallow and two on the ground), the 'Turaien' cane requires no fallow, and occupies the ground for two seasons only. The circle was formerly exposed after very abundant rains to inundations from the Ramgunga, and consequent ruin to the autumn crops. These severe floods, however, have been unknown for more than twenty years, and though the recent floods (in 1867) have been heavier and more sudden than have been known for years, yet, with but few exceptions, they have not interfered with the sowings for the autumn crop. No drought, on the other hand, will so far deprive the land of its natural humidity as to render it unprofitable. This circle, consequently, has suffered less from forced transfers of property than any other part of the The estates on the banks of the river are liable to loss of area by diluvian, but care has been taken to mark off the portions thus exposed to injury, and they will be settled as separate chucks. Owing to the risk of injury to the crops from floods, deposits of sand and other causes, the rent-rates are considerably lower in these portions, and a separate set of rates has, consequently been investigated for them. Most of the villages in the circle are held by the large community of the Raipore and Deeppore Thakoors, and a considerable proportion of the cultivation is carried on by the proprietors themselves. glance at Appendix D will show the wonderful progress made in this circle since last Settlement, cultivation having increased by nearly 46 per cent. is principally a rich, deep loam; nearer the river there is an admixture of sand, greater or less, according to the depth of the alluvial deposit.

^{*} The percentage of irrigated land in the cultivated area of this circle is 89 per cent.; of the interior soils, 212 per cent.

Bareilly.

"East of this is what I have called the 'Adh-kutcha circle,' as it is so called by the people themselves. It is composed of villages whose lands are partly on the uplands, and partly on the low khadir—the line of the division of the two being strongly defined by a sudden drop in the level marking the original bank of the Ramgunga. The productiveness and value of these villages, of course, vary according to the greater or less amount of khadir, which is similar to the first-class khadir of the 'Turaien Circle.' The uplands generally are sandy, but here and there are patches of good soil. There is but little irrigation,* as it is not required in the khadir, and as a rule the sandy substratum in the upland does not admit of the construction of kutcha dhenkli wells. In these villages there is usually one fixed rent-rate per beegah for all crops on the uplands (which are locally called the bhoor, though they may include domut or muttyar), and another for the khadir. I have maintained these local distinctions, and deduced my rent-rates accordingly.

"Still more to the east, between this circle and the Bygool, is the "Bhoor It is a high plateau, forming the water-shed of the Bygool and Ramgunga. The villages composing it are generally of an inferior description, the bhoor soils preponderating, and the domut being decidedly inferior to that of any of the other circles. The muttyar is mostly poor, and confined to the borders of tanks and jheels. There is only one soil requiring special notice, and it is that entered as 'Domut, 2nd' in the statements. The name was given to it in the khusreh before I received charge of the pergunnah. a light, loamy soil, composed of sand, mixed slightly with black earth. local name for it is 'bhoor mileonee'—a far better name, and less likely to mislead, as it is really nothing but superior bhoor, and rents accordingly; but as to correct the original misnomer would have necessitated the altering of ·all the khusrehs, I allowed the names originally given to stand, explaining to the people that by it was merely meant what they called 'milaonee.' There is a fair proportion of irrigation in this circle, t but the produce generally. except in a few isolated villages, is inferior, and there is but little land bearing double crops in the year.

"East of this, beyond the Bygool, is the 'Bhoor Circle, East.' It is of a different character to the Western Circle. In the southern portion it is composed of undulating ridges, the ridges themselves being bhoor, and the soil between them in the low-lands fair average domut and muttyar. The Gouneva Nullah runs through the centre of the circle, affording a little irrigation in The domut and muttyar are generally somewhat superior to that the khureof. of the Western Circle, and the bhoor inferior. The population is much less dense, and there is consequently a greater amount of pahie cultivation. part of the pergunnah suffered most severely from the famine and drought of 1837, and still requires careful handling. There is a fair proportion of irrigation from kutcha dhenkli wells, and in the extreme eastern corner the

^{*} The percentage of irrigated land on the cultivated area is 30% per cent of the inferior soils, 481 per cent.

of the whole.

† The percentage of irrigated land on the cultivated area is 41.9 per cent.; of the inferior sandy soil, 67 per cent.

† The percentage of irrigated land to the whole cultivated area of the circle is 62.6 per cent.; of the inferior

clayey substratum admits of the construction of kutcha pool and churso wells, Barelly, irrigating from four to six acres in the year.

"North of this circle is the 'Domut-Muttyar Circle,' comprising the villages on and near the Bygool and Kylas Rivers. These are, on the whole, the best villages in the Pergunnah. The produce, as a rule, is superior, especially in the low-lands along the Bygool and the northern portion of the Kylas. Here and there along the water-shed the soil is inferior, and injured by kunkur, which crops up through the surface; but, as a rule, the circle is productive and thriving. The population is almost entirely composed of Gungparce and Canoojea Koormees, with a small intermixture of Ahcers and Bramins.

"Wells are generally practicable, and there is a fair amount of irrigation* from the Bygool and Kylas Rivers by means of kutcha dams, renewed annually. For the construction and maintenance of these dams a number of villages combine, each being considered bound to supply the labour of one man per plough, the charges of maintenance being debited proportionally, and regularly charged in the village expenses.

"The above classification appears to agree generally in its main features with that of Mr. Conolly, as described in paras. 6 and 10 of his report. His rates, however, were summary rates on cultivation, not on soil; and consequently, as remarked by the then Commissioner in his report, Mr. Conolly found reason for varying greatly from them in the distribution of jumma. In fact, they appear to have been almost nominal.

"I now come to the subject of rates, which will be found in Appendix D, (the comparative area and jumma statement).

"The mode in which I have worked out my average rent-rates on soils, and from these the deduced revenue-rates shown, is in full accordance with that laid down in para. 3 of the Board's Circular No. 1 of 1863. The comparative results directed to be exhibited by para. 6 of the Board's Circular Order No. D.D., dated 13th October, 1862, are also shown in my statements.

"In the 'Turaien' and 'Adh-kutcha' Circles the average rent-rates have been deduced from the ascertained total rental of every acre of cultivation included in those circles. The cultivating rates on soils in each village were first determined with reference to the rate found to be most prevalent in each village for each description of soil. To obtain these rates, I personally visited each village, and, accompanied by the cultivators and the zemindars, and having with me an analysis which I had drawn up of every Act X. suit which had been decided in the Pergunnah, I had no difficulty in ascertaining with absolute correctness the prevalent ryotee rates, and the opinion of the village as to the correctness or otherwise of the Act X. decisions in enhancement cases. This course having been followed with each village of the circle, and notes made as to the relative quality of each description of soil in villages where there was any

^{*} The percentage of irrigated land to the whole cultivated area in the circle is 65 per cent.; of the inferior sandy soils, 35.5 per cent.

Bareilly.

marked variation from the usual rates, the mouzahwar rentals on soils were totalled. The result, divided by the number of cultivated acres of each description of soil in the circle, gave the ascertained average rent-rates on that soil, as shown in the annexed table:—

Turaien	Circle.			vorag it-rai			Adha-kutcha C	lirelo.			vera; it-ra	
In permanent mchals	{ II.	Khadir, Bhoor,	1	A. 0 6		Bangur	•••		•••	Rs. 2	A. G	P. 0
In alluvalmehals	{ II.	Khadir, Bhoor,	3 1	4 10	0	Khadur			,	4	0	0

In the next, or 'Bhoor Circle, West,' consisting of mehals of greatly varying powers of productiveness, I went carefully through the papers of a large number of villages, selected primarily with reference to the rates of incidence of the old jumma, and, secondly, with reference to locality. From these, and the Act X. suits for balance and enhancement relating to these villages, I obtained rough rent-rates on soils. I then personally visited and narrowly inspected every village in the circle. Wherever I found a continuous tract composed chiefly of any one of the main divisions of soil, the rent-rates on that soil, paid in each separate village or sub-division of a village composing the tract, and the size of the village beegah, were carefully noted. During the whole of my investigation I was in constant and unreserved communication with all classes of the community, and where the rent on similar soils in adjacent villages differed, the cause of the variation was at once investigated on the spot. Having obtained a large number of rent-rates on soils, deduced by personal investi-

RATES OF IRRIGATED AND UNIRRIGATED

	SOILS.				
Soils.			.R	ates	
			Rs.	A.	P
Muttyar,	J Irrigated		3	4	0
muitjui,	Unirrigated		2	0	0
Domut, 1st,	{ Irrigated		3	12	0
Domait, 1st,	Unirrigated	٠.,	2	4.	0
Domut, 2nd,	Irrigated		2	8	0
Johnau, Zhu,	(Unirrigated		1	12	Ū
TO Learn	(Irrigated		. 2	0	0
Blioor,	Unirrigated	٠.,	. 1	8	Č
RATES OF	Soils irrespi	ec1	IVE	О¥	

IRRIGATION

Sous.			h	tates	s
			Rs.	A.	P.
Muttyar			 2	y	5
Domut, 1st			 3	4	1
Domnt 2nd			 2	1	1
Bhoor	•••	•••	 1	9	6

gation from a very extended area, I eliminated the differences due to variations in the size of the village beegah by reducing all to acreage rates, and obtained the double set of rates given in the margin: 1st, on soils irrigated and unirrigated; 2nd, on soils irrespective of irrigation. I then applied the results to 14 villages in the circle, the rents of which were paid by all-round rates,—that is, by fixed money-rates per beegah, irrespective of crops, soils, or irrigation. I found the results of the two methods to approximate very closely, the result by soil-rates being slightly in excess of the result by chukota faisila rates,

as it ought to be, the latter rates having been fixed some years ago. I then totalled the result on the circle by applying my double set of rates to the total of each description of soil in the circle, and applied another test. As observed above, the rents of this Pergunnah are paid almost entirely by money-I found that the entries of amount of land and rents of assamees in the village papers were exceedingly correct as far as they went. The frauds in these papers were chiefly of two classes:-

- "A.—A portion of the cultivated area and the rents chargeable on it were Eareilly. excluded from the jumma-bundee, and entered as fallow.
- "B.—A large amount of land held by cultivators at the village rates was entered as seer at nominal rates.

"In both cases, the proportion of assameewar collections to the extent of assamees' cultivation, as entered in the papers, remains unaltered; and by dividing the one by the other the general rate of rent in the village is ascertained. The application of this rate to the cultivated area, as found by survey, will give a close approximation to the real village rental. Of course, in Bhyachara and other villages where a large proportion of the area is cultivated by proprietors, this test is inapplicable; but in other cases the result is remarkably accurate. The resultant rental on the whole circle by this process was Rs. 1,16,294 and by my soil-rate Rs. 1,08,345, which is sufficiently close.

"I obtained a still more striking test of the correctness of my rates. Until quite recently, I retained in my own hands all the Act X. cases in the Pergunnah. I decided a considerable number of enhancement suits, by applying my rates on soils to the amount of each soil in the holding on which enhancement was claimed, and proposed the result to the parties. In all these cases thus decided, both parties accepted the proposed rent as fair an equitable, and in no single instance was an appeal preferred against these decisions, though in some cases the enhancement was over 25 per cent. on the old rent. It would be impossible, I think, to have a better or more convincing test of the accuracy of either the rates, or the correctness of the soils, as entered in the khusrchs. * * *

"The objection may be urged that, as the value of produce has increased by 44 per cent., rents will increase proportionally. I reply that I have to look to existing facts. Where rents are taken in kind, the objection would have some weight, bearing in mind always that the cost of cultivation has increased also; but even then the cultivator can never pay the full equivalent in money of the kind-rates, as the whole risk of bad season falls on him, and he rarely has any capital to meet the losses of a bad year. Where there are old established money rates, all ratio to the actual produce has been lost; and, under Act X. we can only decree, in enhancement suits, the rates actually paid by assamees of a similar status for similar land in the neighbourhood. In the Minute of the Lieutenant-Governor of 6th June, 1868, it is especially laid down that settlement officers are not to be influenced by any expectation of a future general rise in rents. I have been, therefore, now and heretofore, most careful to base my rent-rate on existing facts. I am convinced that rents generally will rise, but it is impossible to judge now of the extent of the enhancement. I have, therefore, been very careful in the case of each village, where I have calculated on enhancement taking place, to consider whether my reasons and proofs are sufficiently strong to convince a Court of Appeal, should the cultivators object to my decision. Hitherto in no one single case has my decision in a rent case been modified or reversed.

Mode of Calculating Rents: XV. Philibheet,

- 24. "The Pergunnah possesses no geographically-marked distinction in soils. In this, as in the last Settlement, the circles have been arranged with special reference to two points,—irrigation and climate. No record exists to tell us the exact circles made by Mr. Head, nor does an application of his rates aid us in determining the exact boundaries; and, indeed, Mr. Head writes that he was compelled to assess the villages on the edge of these divisions at rates having reference to those of the neighbouring class rather than their own.
- "The following are Mr. Head's remarks, which give a good general idea of his circles:—
- "1st.—In mar or jungly villages to the north, where, although the soil is "good, the malaria which prevails during the rainy months, bars general culti"vation rice forms the chief product of those villages, although a little "sugar and rubbee grains are often cultivated with success.
- "The want of irrigation in most of these villages is a drawback which, "as long as it exists, will always compel the cultivators to depend principally on "the khureef.
- "2nd.—The comparatively healthy but unirrigated villages which are to be "found in the middle, or rather to the east, of the Pergunnah, and whose "produce, though generally abundant, is uncertain. Rice and wheat are the "staple crops, but sugar, cotton, and tobacco are sometimes grown, although "only by the richer cultivators, on account of their uncertainty.
- "3rd.—The villages which prevail to the south-west and west. The soil "of this part of the Pergunnah is not better than that of the preceding class, "but its irrigation, being principally derived from nuddees, is more to be depended on, and the crops are consequently more certain.
- "4th.—The fourth class consists of the villages to the south and east, whose "soil, lying between the beds of the two rivers, is almost always moist, and being "very rich, is consequently the most valuable in the Pergunnah."
 - "The divisions made by me are as follows:-
- 1. "The estates which are adjacent to the Turrai in the north-east corner of the Pergunnah, chiefly across the Absurea and Kylas. In these the climate is bad, and a considerable amount of land still remains to be brought under cultivation. The position of nearly all precludes the possiblity of irrigation, as labor is so valuable that the cultivators will not go to the trouble of raising the water from the low-lying channels of the rivers. The cultivators are far more valuable than elsewhere, and rents are therefore lower.
- "It is necessary to guard the crops to protect them from the depredations of wild beasts, especially pigs.
- 2. "In the second circle, the remaining estates situate in the north and north-west of the Pergunnah have been included: some of these adjoin the Turrai, but enjoy great facilities for irrigation. The climate here is throughout very unfavourable at certain seasons, and in the north bad; but the cultivation

shows a very marked superiority to the first circle, and wild beasts are much Philibhoet, less injurious.

- 3. "The third circle comprises the villages in the centre of the pergunnah, and north of the Phillibheet and Buheree Road. In these the climate improves very considerably; a great deal more sugar is grown, and the cultivation is very good and close.
- 4. "The fourth circle embraces the remaining estates situate to the south of the above-mentioned road, and there is almost perfect immunity from wild animals. Here the climate is far superior, and rents very high, and the cultivation as good as any to be met with.
- "In both the third and fourth circles, with the exception of villages situate on the banks of the Deoha, there is almost perfect immunity from damage by wild animals. It must be remembered that, in fixing these circles, it is intended to run up and down the scale pretty freely. Every mile to the north above the fourth circle renders the climate worse, and effects the value of the estate more or less.
- "After describing the circles, the rates proposed in each form naturally the next subject for report. Before stating them, the ground which determined them, and the steps taken to ascertain actual rentals, should be explained. To ascertain the actual rent received by the landlords is no easy matter in a district where buttai prevails. The village papers on this point are notoriously falsified. This is done by under-stating both the quantity of grain received and also its price; however, the statement given in the jummabundees may be safely accepted as a point well below the lowest level the rental has ever sunk to, and they only have been consulted in so far as they indicate this.
- "In crops paying in money, the amount really paid is ascertainable. In crops paying in kind, the proportion can also be discovered. This appears to be as follows, though, of course, it varies very much in individual cases:—

Circle	I.	•••	•••	•••	.25	to	.35
,,	H.	•••	•••	•••	.35	to	·4 0
,,	III.	•••	• • •		.40	to	· 4 5
••	IV.	••-	•••	•••	.45	to	•50

"Local enquiry, and constant commutation and rent cases, leave little doubt in my mind that this is a fair general average, and may be accepted. To determine the average amount and value of this proportion is a much more difficult matter. The recorded amounts were useless, beyond indicating a point below the minimum. Under these circumstances, I have trusted entirely to my own experience of the average produce of the soils and crops. These are generally similar to those in scores of villages in which I have for many years been doing zemindar's work.

"With free local enquiry, and continually testing my own opinion by that of others, an opinion of the value of each soil in each circle was gradually formed. At the same time, and in the same way, I separately formed my rates

Philibheet.

on each crop. The result was that after doing so and preparing the soil statement and crop statement,-

This is, of course, exclusive of all uncultivated lands and rent derived from pasturage, orchards, house-rent, &c.

"The circle jummas arrived at by the two processes are,—

					On Soil	8.	On Crops.
Circle	e I.	• • •	•••	•••	Rs. 10,28	82 Rs.	10,575
"	II.	•••	•••	•••	,, 26,39	3,,	26,310
,,	III.		•••	•••	,, 58,23	8,	58,026
,,	IV.			•••	,, 62,07	' 5 ,,	62,225

"The rates on the soils are, of course, the ones I trust to, as soils are permanent, while the area under the various crops is continually fluctuating. It is, however, satisfactory to find the two worked out independently giving such similar results; and this fact may, I trust, give to others the confidence in the rates submitted which it has to me."

Mode of Calculating Rent-Rates: XVI, Shahjehanpore.

circles.

"In the following statement are given particulars regarding the rent-rates prevalent in the circles. The greater number of villages in Figured statement of soil rates in the various

which separate soil rates existed, have been selected and the areas of the various soils according to the new measurements have been abstracted, together with the rent paid on them (omitting, of course, all seer and lands held at favorable rates by present or former proprietors), and the average rate on large areas of soil in every part of each circle have

thus been obtained. In the Terai circle 42, in the Bhoor circle 47, and in the . Bunkuttee circle 36 mouzahs, have thus been abstracted, and the number of villages in which each separate kind of soil was found is given. These villages appear again, at least many of them do, in the number in which lump rents, irrespective of denominations of soil are found.

NAME OF CIRCLE.		1	ľerr a i.			Ви	оов.			Buni	CUTTA.		
Description of	Number of vil- lages in which found.	Area in acres.	Total rent.	Rate per acre.	Number of vil- lages in which found.	Area in acres.	· Total rental.	Rate per acre.	Number of vil- lages in which found.	Area in acres.	Total rent.	F	mate per acre.
			Rg. A. P.	Rs. A. P.	{		Rs. A. P.	Rs. A. P.			Rs. A. P.	Rs.	A. P.
Gowhanee	18	135	757 10 ខ	5 9 9	7	76	461 5 0	8 1 1	8	54	309 15 6	1	0 3
1st Domut	42	4,021	17,228 4 8	4 4 6	40	661	2,409 2 6	3 10 2	36	2,977	10,426 7 5	3	8 2
Muiyar	27	847	3,343 5 0	3 10 0	31	511	1,622 1 9	3 2 9	34	2,221	7,051 15 0	3	2 8
2nd Domnt	34	2,332	8,977 6 3	3 13 5	47	2,372	6,618 0	2 12 7	30	1,438	4,615 2 6	3	3 4
Bhoor	11	172	4618 t	2 10 11	30	2,732	7,207 6 9	2 10 2	5	242	597 9 6	2	7 6
						ļ		<u></u>				 -	
TOTALS	42	7,507	30,767 2 7	4 1 8	47	6,352	18,318 0 0	2 12 6	36	6,932	23,001 2 0) 3 	5 0
Mixed soils at	:			ł									
lump, rents	86	11,892	46,767 13 9	1 18	55	5,072	11,471 3 11	2 4 2	74	6,864	21,880 11 0	3	11 0

"In the Terai circle it will seen that the average rate obtained from Shahjehanpore.

Further remarks on the foregoing figured statement. the total area paying soil rates agrees as closely as possible with the average rent-rates paid by those lands held at lump rents irrespective of denomination and quality; and hence, if the

various amounts of the different denominations of soil comprised in the total area at lump rates were obtained, and the rent re-distributed upon them, the soil rates obtained by this re-distribution, viz., induction, would be almost identically the same as those obtained by deduction. In the Bhoor and Burkuttee circle. however, the case is different, and the average rent-rate of the lands held at lump rents is lower than that of the lands paying separate soil rates; and for this reason, that only the better portions of the various denominations, and especially of the inferior denominations, pay separate rates, and the poorer portions are let out at lump rents. For instance, in villages where the lowest separate soil-rate for 'bhoor' is 5½ annas per kutcha beegah, or Rs. 2-1-0 acre, there are 500 and 600 beegahs to be found held at lump rates (not only 'bhoor' but other soils) paying an average rate of from 4 to $4\frac{1}{2}$ annas per beegha or from 1-8-0 to 1-12-0 per acre; not because the assamees who hold these lands do so on any favourable terms, but because all the moist 'bhoor' and 2nd 'domut' and 'mutyar' is included in them, which, if separately rated at so much per beegha, might be uncultivated, but when mixed up in a lump rent has to pay whether cultivated or not. Hence, the rates by induction in the 'bhoor' and 'bunkuttee' circle are lower than those be deduction, and more particularly in the inferior denominations of soil.

ASSUME	D AVERAG	E RENT-R	ATES.
Name of soil.	Хаме от	सद्य	
Addite of Bott.	Terni.	Bhoor.	Bunkuttee.
Gowhanee	6 8 0	6 8 0	6 8 0
1st Domut	4 4 0	3 10 0	3 1 0
Mutyar	3 12 0	3 0 0	3 0 0
2nd Doomut	3 12 0	2 10 0	3 0 0
Bhoor	2 8 0	2 4 0	2 4 0
Average, viz., all	1		j
round rate	4 0 υ	2 11 3	3 4 8

soil areas by their rates."

The rates that I have fixed upon as those I propose to make use of as my average assumed rates are given in the margin for each circle, and to the use of these I solicit sanction. Although the soil-rates of the 'bhoor' 'bunkuttee' circles differ only the 2nd'domut,' yet the average or all round rate in them differs by nine annas and five pie. This average, or all round rate, is the actual rate or incidence per cultivated acre of the sum total of the rental obtained by multiplying the various

26. It may be thought that I have illustrated, at unnecessary length, the mode of calculating rent-rates for purposes of assessment. Had space, however, permitted, I should like to have given even further extracts. No enquiries, for instance, have been more exhaustive in their nature, or have been set forth with greater clearness, than those of Mr. Reid, the Settlement Officer of Azimgurh. But one of his reports will shortly be published: and enough has been given here to show how various are the modes adopted by various officers of

ascertaining the prevalent rates. Two main points, it will have been seen, underlie them all. The areas on which the rates are based must be accurate: and the rents selected must be representative rents; not necessarily the average rents at present existing: but those which there are sufficient grounds for believing represent the average to which on the assessment being declared, the rents will generally be raised. In respect to the first point, Mr. Elliott, the Settlement Officer of Futtehgurh, was the first, I believe, to adopt the system of demarcating areas, which is explained in the extract from his report. Mr. Crosthing extracts.

Which is explained in the extract from his report. Mr. Crosthing extracts.

Which is explained in the officer of the neighbouring District of Etawah, assesses, on the contrary, on soils only: and finds no such classification

waite, the Settlement Officer of the neighbouring District of Etawah, assesses, on the contrary, on soils only: and finds no such classification of "hars" as was adopted by Mr. Elliott, existing or recognised by the people. Here, in Allahabad, I could detect no such marked distinctions of "hars" as would guide me in framing rates. In Mynpoory and Allygurh, again, Mr. Elliott's system has been adopted almost in its entirety. Mr. Forbes, now Commissioner of Rohilkhund, and formerly Settlement Officer of Meerut, adopted an average rate on the cultivated acre. So did Mr. Wynne, at Saharunpore. The truth, I believe, to be, that no one system will apply to different parts of the country. The peculiarities of the several tracts suggest peculiar modes of classification. With regard to the second point, the intricacy of the enquiry arises from the great variety of rents: the ignorance of the proprietors as to the grounds on which their rents are pitched at any particular figure; and the uncertainty in the mind of the assessing officer as to the action which will be taken in the rent courts, and the extent to which the proprietor will proceed after assessment to enhance his rents. The rents actually recorded cannot be relied upon, because (1) they are frequently inaccurate; (2) because they will very probably be shortly raised. The experience gained by the assessing officer must guide him as to what are true rents. His enquiries range over so large an area, and are made from such a variety of cultivators, that in course of time he can ascertain with great accuracy what the true rent on each class of soil will eventually be. Given villages of similar conditions, he may safely rely on conclusions thus arrived at. Some men trust mainly to their judgment, and have little confidence in the check of elaborate systems; others look to systems mainly, and confine individual judgment within the narrowest practicable limits. The difficulty of the enquiry, it should be added, is greatly increased by the economical conditions under which the Settlements of the last eight or ten years have been made; a country undergoing such marked and rapid changes presenting a most unfavorable condition for the observation and ascertainment of rents, to be taken as the basis of a thirty years' Settlement. Before closing this Section, I would once more call attention to the evidence as to the existence of a great mass of recognised and unquestioned rents: and the impolicy of embarking, in the teeth of such data, into wide and minute enquiries as to the out-turn of produce, and the cost, or profits, of production. The results of the assessments based on these rent-rates will be discussed in the fourth Section. I come now to a sketch of the twelve past years, during which the work has been in progress.

SECTION II.

RETROSPECT OF PAST DISCUSSIONS.

- 1. To understand rightly the discussions and the orders of the last twelve state of the country years connected with the Settlement of the land revenue, we must take a brief retrospect of the state of the country as it was when the thirty years' Settlements of 1833 were expiring. I do not speak of the exceptional and newly acquired Trans-Jumna Division of Jhansic, of which the re-settlement had commenced before the mutinies: the work in the North-Western Provinces Proper dating from 1860, when a separate Settlement Establishment was first formed.
- The Districts which first fell in were Saharunpore, Mozuffernuggur, Bolundshuhur, and Goruckpore: all four, Districts which had Saharunpore, Bolundshubeen the scenes of utter anarchy and confusion during 1857. hur, and Goruckpore. Village had risen against village, Hindoo against Mahomedan, debtor against creditor. Lawlessness and plunder had run riot over these tracts, and the authority of the British Government had been for months sus-But great and signal retribution fell upon them. Large properties were confiscated, towns laid waste, rebels actively hunted up, heavy fines inflicted. Villagers fled for fear of vengeance. Land fell out of cultivation. Arrears of collection of land revenue, suspended during the mutinies, hung heavily over the heads of the people. The excitement of the "time of disturbance" (aiam i bulwah) was followed by a period of re-action and of torpor. Mozuffernuggur as I found it when I was sent there in April 1860, and such I believe were the other Districts. Thus, in Bolundshuhur, the Goojurs of Secundrabad were fined £45,000 for their conduct during 1857. Other tribes, or the same tribe in other equally bad localities, were similarly dealt with. Time would, doubtless, have restored confidence, but before we could commence our work there came a calamity little lighter than that from which the Districts were still suffering.

The Famine of 1860-61 broke upon us. Again emigration * Para. 26, Col. Baird Smith's Report, Section 1, dated 25, May 1861. set in. "In all times, the population of India has been notable for its mobility under pressure, whether personal More land fell out of cultivation. More arrears of land revenue Then, in the rainy season of 1861, followed cholera. War, accumulated. famine and pestilence, preceded and accompanied the first officers to whom was entrusted the task of re-adjusting the Government demand upon the land. The expression of public opinion, whether in the Press or in the reports of public officers, took its tone from the gloomy state of the country. The land needed rest. Confidence, breathing time, permanence, were the crying wants of that day. It certainly was no time for a talk of larger revenues. The people, as it was, were harassed, and at their wits' end. The officers of Government had enough to do in collecting what was already assessed. The feeling of the Provinces, echoed in Calcutta, was embodied in the Famine Report drawn up by Colonel

Baird Smith. This, in turn, was followed by the celebrated Resolution of 1861, decreeing the right to redeem the land

revenue. From both these papers I will now briefly quote, to illustrate the auspices under which the re-settlement commenced: and the views which, but a decade ago, found an almost enthusiastic support throughout the Press of India:—

"Foremost among the means whereby society in Northern India has been so strengthened, as thus to resist with far less suffer-Col. Baird Smith's Famine Report, Sec. 2, ing, far heavier pressure from drought and famine in 1860-Paras. 60-64. 61 than in 1837-38, I place the creation, as it may almost literally be called, of a vast mass of readily convertible and easily transferable agricultural property. I have before described the condition of agricultural property antecedent to these Settlements, and it will probably be admitted without serious qualification that a state of things more likely to weaken the society living under it could scarcely be conceived. To the great and unequal pressure of public burdens; to the hopeless confusion or ambiguities of title; to the frequent and arbitrary interferences then prevailing, have succeeded assessments rarely heavy, generally moderate, and in many cases extremely light; titles minutely recorded and easily understood; long leases, and the guarantee of the enjoyment of all profits during the currency of such leases. The natural results of such a change in so vital a part of the social economy have grown steadily more and more apparent. Land has obtained an increasing marketable value. Its value as a security has, doubtless, been largely made use of in mitigating the pressure of the famine. Such, then, having been the general results of the protracted fixity of the public demand, the security of titles, the general moderation of assessment, the recognition and careful record of rights, and the reasonably equable distribution of the burden of local taxation, which were the main characteristics of the Settlement of 1833-45, the inference seems irresistible that to intensify and perpetuate those results, we must proceed still further in the same healthy and fruitful direction. The good which has been done by partial action on sound principles is both a justification and an encouragement to further advances; and entertaining the most earnest conviction that State interests and popular interests will be alike strengthened in an increasing ratio by the step, the first, and as I believe most important remedial measure, I have respectfully to submit for consideration, is the expediency of fixing for ever the public demand on the land, and thus converting the existing Settlement in the first great subdivisional section of the tract of country, now under reference, from Settlements for long periods only, into Settlements for perpetuity. It may be supposed that a great sacrifice of public revenue is involved in the concession of a perpetually fixed demand on the part of Government. It is to be observed, however, that (with a single exception to be noticed separately) the recent tendency of the measures of Government has shown a different conviction, and indicated a belief that its interests are best secured, not by general enhancement, but by general lightening of its demand on the land. The latest orders under which Settlements now in progress are conducted, prescribe a reduction of the proportion of the rent or net produce hitherto appropriated as Government revenue from 66 to 50 per cent.; and I have no doubt that this is a most wise and prudent step, sure to justify itself before many years pass away. It is scarcely possible, indeed, that

a tax on rent, which, even at its minimum, absorbs half the produce, and presses exclusively on a single section of the community, can be permitted to increase. The tendency will, I believe, be quite in the opposite direction: and instead of desiring to raise the moderately assessed districts to the level of the highest, the best revenue authorities will probably seek to lighten the pressure on the latter, and in this manner, rather than by the converse process, to equalise the burden generally. Such an equalisation would lead to an universal increase in the wealth of the agricultural classes. The price of land would rise gradually from four to five years' purchase of the Government revenue to ten or twelve times that standard. Capital would in time accumulate in other hands than those of the native money-dealers, or the scarcely taxed native commercial classes in general. land would enjoy the benefit of such accumulations, and, as a necessary consequence of the increased prosperity of that class, which must always be the very core of Native Society, and with the strength or the weakness of which the social fabric must always have the acutest sympathy, trade and commerce and general wealth would not only increase, but as years passed on the community must grow stronger and stronger, and the risk of it collapsing under any such calamities as that we are now considering would gradually become less and less. Assuming then, that the results of the measure would in some degree at any rate realize these anticipations it seems unreasonable to suppose that an intelligent and powerful Government could fail to participate in them. Its intelligence would direct it to the least offensive and most effective means of sharing in the general prosperity, and its power would ensure the fair trial and ultimate success of those means. There would be no real sacrifice, therefore, I believe; but, on the contrary, a marked increase of the public resources, from the creation of the increased private prosperity to which it is conceived that a perpetual Settlement of the public demand must lead."

So wrote Colonel Baird Smith in August, 1861: and the Press went heart and soul with him. But he was mistaken in his forecast as to the "tendency" So far from recalling Baird Smith's views, a recurrence of years of drought has led to a louder demand for revenue, even from the famine tracts. The causes of this will be hereafter stated, and do not concern the present subject, viz., the state of public opinion in 1860 and the few following years. seems impossible that only eleven years ago the views I have quoted should have been those which met with signal public favour. But there was scarcely a dissentient voice. A large part of the Press clamoured for a Permanent Settlement. Among non-official Englishmen the policy was eminently popular. Settlement Officers, unconscious of the great changes which the next few years were to bring, and full of the past troubles and present misery of their Districts, could see but little prospect of fiscal advantage from temporary Settlements. Finally, all questioning was for a time at least set to rest, and the stamp of the highest authority given to the policy of Colonel Baird Smith by the celebrated Resolution of 1861, which Lord Canning sent out from his Council Chamber when on the eve of leaving India. His Excellency the Governor-General in Council had "had in October, 1861, under his consideration the subject of certain despatches

from the Right Hon'ble the Secretary of State, with the opinions of the several Local Governments, and of most of their principal officers, on two important subjects." The one was "the sale of waste lands in perpe-Lord Canning's Resolution, 1861. tuity, discharged from all prospective demand on account of land revenue;" the other, "permission to redeem the existing land revenue by the immediate payment of one sum equal in value to the revenue redeemed." "His Excellency in Council finds that the ablest and most experienced public officers very generally concur with private parties interested in land in the expectation that substantial advantage will follow the adoption of both these His Excellency in Council saw no reason to doubt that, so far as either measure might take effect, it would be in every way beneficial. "As to waste lands, there could be no question." "His Excellency in Council has still less doubt as to the beneficial results of permitting a redemption of the land He believes that increased security of fixed property, and comparative freedom from the interference of the fiscal officers of the Government will tend to create a class which, although composed of various races and creeds, will be peculiarly bound to the British rule; whilst under proper regulations the measure will conduce materially to the improvement of the general revenue of the Empire." And then the Resolution goes on to declare that in Districts in which the land Revenue is not permanently settled, the party who has the right to pay the Government land revenue, rent or jumma, would be permitted to redeem it only when he also possesses the right of occupancy of the land. assessment was to be the assessment of the last Settlement.

"It has been apprehended that the Government will suffer loss by such a rule where a temporary assessment has been fixed so low as to render it certain that a considerable enhancement may be expected at the next Settlement.

"In such cases the enhancement of the direct revenue from the land will, of course, be forgone, but in many parts of the country where this would happen there exist, in a peculiar degree, that amount of general intelligence and of confidence in the measures of the Government, and that sufficiency of Capital, which would encourage landholders to redeem their land; and where this is the case, His Excellency in Council considers it a wise policy that those who may come forward to redeem should not be shut out from the full advantage of the measure by reason of their actual assessment being low."

"The price fixed precludes any sacrifice of immediate revenue; and His Excellency in Council is convinced that even a few estates on which the land revenue has been redeemed, scattered through the country, would have in many indirect ways a beneficial effect on the unredeemed land revenue itself, as well as on other sources of Government income."

4. I have made these extracts both to illustrate the conditions under which the re-settlement was commenced, and because without some mention of Baird Smith and the obsolete Resolution of 1861, it is impossible fully to understand the discussions which took place in subsequent years. I have shown

how little thought there was of enhanced revenues when the North-West Settlement Officers first began their work. With the Public Opinion in 1871. high authority of the Governor-General in Council before them, they were taught to believe that an equitable redistribution of the public burden on the land was the main task committed to them. restore, not to disturb, confidence, was their principal duty; stare super antiquas vias. In their Revenue Administration Report for 1859-60, the Board of Revenue had declared their opinion that "upon the whole, it is not expected that the Land Revenue of these Provinces will materially vary from its present amount."

The Districts to which the Settlement Officers were first sent were still exhausted by the struggle of 1857. Their work was to aid in healing up wounds: and in effacing the memory of distrust and of suspicion. How soon all this was forgotten; how, as confidence and prosperity returned, there came with them a call for larger revenues; how the plan for a Permanent Settlement fell more and more into disfavour, and has now been wholly set aside for a season; and how, at last, not only the Permanent Settlement, but the North-West system of temporary Settlement itself has been attacked, denounced in the Press, and questioned in the Council, the hopes held out to the people withdrawn, and the seeds of doubt and distrust again sown, at the moment when it seemed that landholders were to be left for a term, at least, in enjoyment of their leases,—will be shown in the remaining portion of the present Section.

Immediately after the publication of this Resolution the highest Revenue authority in these Provinces, the Revenue Board, consist-Opinion of the Revenue Board and the Lieutenant-Governor as ing at that time of Messrs. Muir and Money, recorded to a Permanent Settlement of their opinion on a Permanent Settlement. Writing in these Provinces, 1861. December, 1861, they warmly advocated permanency of assessment. Mr. Keene,*

"The Indian Cotton ques-tion, stated with special reference to the tracts situated between the Rivers Ganges and Jumns." A Pamphlet.

Mr Keene.

the first to declare openly against the public verdict, and the grant of permanency. He pointed out the loss which Government incurred by shutting itself out for ever from its legitimate share in the profits arising from the extended cultivation and increased productiveness of the soil.

meanwhile, Collector and Settlement Officer of Moozuf-

fernuggur, as strenuously opposed it. He was, I think,

He urged, also, that Government divested itself of the ability to readjust its revenue according to the altered value which, with progress of time, different localities often assume towards one another, or to the altered prices which in the lapse of ages may affect the produce of the whole country. To both of these considerations Mr. Muir replied that if pressed to their legitimate limit they would defor to so indefinite a future the whole question as to

be virtually a negative of a Permanent Settlement altogether. Mr. Muir. He summed up against them a formidable array of benefits, and marshalled them as follows:--

Saving of the expenditure now occasioned by the necessity of periodical assessment.

- 2. Deliverance of the people from the vexations prevalent at every Settlement.
- 3. Freedom from the tendency to depreciation of property towards the close of each temporary Settlement.
- 4. Prosperity arising from increased incentive to improvement and expenditure of capital.
- 5. Greatly increased value of landed property by content and satisfaction among the people.
- Mr. Muir thought that the revision would lead to but little enhancement, and that no present loss of revenue was incurred (that is, if a careful revision preceded the measure); "the loss is one which it is apprehended would happen some 30 or 40 years hence". But by that time we might fairly look for a far greater enhancement of the revenue from the indirect return caused by the vastly improved resources of the country than would have been obtained from the taxation of a portion of the increased rental anticipated from the extension of agriculture.
- "Allowing then, the widest scope, and fullest consideration, to all the objections which can be urged against departing from the established system of temporary Settlement, the advantages of a Settlement in perpetuity appear to me vastly to outweigh them all, and I most decidedly advocate the measure."
- Similarly, Mr. Money: "The policy of removing the bar to improvement, which is now presented by the uncertainty of the Go-Mr. Money. vernment demand, is obvious, and the arguments which have been adduced in favor of a Permanent Settlement appear to be unanswerable. I would recommend that the land revenue demand of each District should be declared permanent on the completion of the existing Settlement now in progress or impending; but I would strongly deprecate any more premature action, as injurious to the interests of the State, and unjust to the many proprietors who would be held entitled to relief on a general revision of the existing Settlement." Sir George Edmonstone, the then Lieutenant-Governor, agreed very generally with the members of his Revenue Board. "I do not in the least doubt that the gradual and cautious concession of a guarantee of permanency to the Settlement of the land revenue in the North-Western Provinces generally will be productive of all the advantages which Colonel Baird Smith, and Mr. Muir in even greater detail, have depicted. Judging by the effect of settlements for long periods, it may be safely anticipated that the limitation of the Government demand in perpetuity will, in much larger degree, lead to the investment of capital in the land. The wealth of the agricultural classes will be increased; the prosperity of the country and the strength of the community will be augmented; land will command a much higher price. The prospective loss which the Government will incur by relinquishing its share of the profits arising from extended cultivation and improved productiveness will be partly, if not

wholly, compensated, by the indirect return which would be derived from the increased wealth and prosperity of the country at large."

7. In July, 1862, the Secretary of State replied to the Despatch in which Lord Canning had communicated the Resolution I have quoted Despatch of Her Majesty's Secretary of State, dated 9th July, 1862. to the Home authorities. The Secretary of State negatived any general scheme for redemption of the land revenue, but professed himself willing to discuss the question of a Permanent Settlement. He wrote in July, 1862. The American war had been raging for more than eighteen There was a stir in the Indian cotton market, and the commencement of a general revival throughout the North-West Provinces. But how little any general rise in the revenue was anticipated may be gathered from the terms of his reply. "A full, fair, and equitable rent must be imposed on all lands now under temporary Settlement; and when that has been accomplished Her Majesty's Government are of opinion that a Permanent Settlement may be safely applied. When once the rent has been properly fixed, any increase consequent on the natural progress of society will in all probability take place but slowly, and reach no great amount until after a considerable interval. must be remembered that, in all the revisions of Settlement which have taken place of late years, the tendency has been towards reduction in the rates of assessment. Wherever the Settlements have been carefully made, and the capabilities of the country have been well ascertained, the probability of any considerable increase of land revenue seems to be but slight.

"The necessity for the reduction above noticed seems to have been caused mainly by the depreciation in the value of the crops, from the increased production consequent on the greater tranquility of the country under British There are at present symptoms of a rise in the price of agricultural produce, caused, probably, to a great extent, by the increased employment of labour in the construction of Railways and other Public Works. railways, when completed, while they will contribute largely to the development of the resources of India, may in some degree counteract this tendency. The great differences in the price of food in Districts at no great distance from each other, so that while one was on a condition bordering on famine, others enjoyed comparative plenty, will cease to exist, at least to the same extent, when ready and cheap means of transport shall have been provided. Produce from the interior will be more readily brought to the countries of consumption or of exportation, and the value of land in the interior will be thereby increased. the other hand, the value of the produce of land near large towns and the coast will be reduced by the competition of the produce of the interior. The probable effect of the railroads would seem to be towards the equalization of the prices of produce in different parts of India, and a general improvement in the wealth of all classes of the country rather than to give any peculiar advantage to the landholders.

"The apprehension of a possible fall in the relative value of money, which has been previously noticed, though deserving consideration, does not

seem to Her Majesty's Government to be of sufficient moment to influence their judgment to any material extent in disposing of this important question.

"After the most careful review of all these considerations, Her Majesty's Government are of opinion that the advantages which may reasonably be expected to accrue, not only to those immediately connected with the land, but to the community generally, are sufficiently great to justify them in incurring the risk of some prospective loss of land revenue in order to attain them; and that a Settlement in perpetuity in all Districts in which the conditions absolutely required as preliminary to such a measure are or may hereafter be fulfilled, is a measure dictated by sound policy, and calculated to accelerate the development of the resources of India, and to ensure in the highest degree the welfare and contentment of all classes of Her Majesty's subjects in that country."

Finally, the Secretary of State announced, as the result of the foregoing considerations, that as regards all Districts or parts of Districts in which no considerable increase is to be expected in the land revenue, and where its equitable apportionment has already been, or may be hereafter ascertained, to the Governor-General in Council's satisfaction, Her Majesty's Government would be ready to sanction, on the recommendation of the Governor-General in Council, or that of the Local Government supported by him, the Settlement in perpetuity of the assessment at the present or the revised rates.

8. The next time the question was raised in these Provinces was in 1863,

Mr. Muir, 1863.

when Mr. Muir commented on some remarks made by Sir

C. Trevelyan in the course of his Financial Statement of that

year.* It appeared to Mr. Muir that the general state of the District, Tract, Per
"In order to prevent "ny undue sacrifice it has been determined that the claim of the Government against an estate is not to be fixed until it has been cultivated up to fair a average, leaving only the usual proportion of waste land for pasture."

and that, by following it, any undue sacrifice of the Government revenue would be far

more surely guarded against than by taking the ratio of cultivated lands as the test for each estate. "Labor, capital, rates of rent, agricultural skill, introduction of valuable staples, all these reach a general level simultaneously over some considerable extent of country; and it is by them that the value of an estate, the estimate of its assets, and the pitch of the Government assessment, are affected. Where these are in advance no estate can well lay behind. Speculators, farmers, purchasers, are at hand to supplant the indolont and backward. In all such Districts, or portions of Districts, the assessment is fixed upon average rates, and general principles common to the whole tract. There can be no fear, as a rule, of any loss to Government by declaring the assessment on all such tracts, after careful revision, to be permanent, without any

reference in individual cases to the proportion borne by the cultivated to the uncultivated area." A second Lieutenant-Governor, Mr. Drummond, in his Minute, dated 28th July, 1863, endorsed the views of his predecessor and of the Board, and on 5th March, 1864, Sir John Lawrence, who had just assumed the reins of Government, recorded

his first Minute on the subject. That Minute, starting on Sir John Lawrence, the assumption that a Permanent Settlement had been decided on, proceeds to discuss the mode in which it could best be carried out. There is nothing, however, in the Minute or in the discussion which need be dwelt upon here.

9. Orders of the Government of India, dated 8th June, 1864, and of Her Majesty's Secretary of State, 1865.

But, on the 8th June, 1864, the Governor-General in Council laid down the rules and conditions on which a Permanent Settlement was to be offered to proprietors, and in March, 1865, his directions were modified by the Secretary of State, who stated that Her Majesty's Government were pre-

pared to authorize an immediate Settlement in perpetuity, after revision, for all estates in which the actual cultivation amounts to 80 per cent. of the cultivable area. In such cases, however, they were of opinion that the rule of the revised Settlement, limiting the demand on the land-owner to 50 per cent. of the existing assets, should not be strictly adhered to. A Settlement in perpetuity might be made at 60 per cent. of the present assets. Districts in which agriculture is backward, population scanty, and rent not fully developed, were to be exempted from Permanent Settlement. Fully developed Districts were to be permanently settled; comparatively backward estates in forward Districts were to be permanently settled, if the proprietors accepted a demand assessed on 80 per cent. of the cultivable area, but not falling at a rate higher than 60 per cent. of the assets existing at the time of Settlement. No assessment was to be made on the strength of unreclaimed land under any circumstances, until the assessing officer should have personally examined the soil, and assured himself that it might be easily and profitably brought under tillage. tion to the assessment, it was added, was invariably to be within the full estimate of public improvement. In every Permanent Settlement the initial was. to be the perpetual demand. No progressive assessment would, under any circumstances, be allowed in a Settlement made in perpetuity. All estates not susceptible of Permanent Settlement, under the prescribed conditions, would be subjected to a temporary Settlement under the ordinary rules for a term of thirty years.

- Again, in the close of 1867, there was added, for reasons which will explain themselves when we come to the connection of Further orders of the Secretary of State, 1867. canals with the land revenue, another condition. "No Permanent Settlement shall be concluded for any estate to which canal irrigation is, in the opinion of the Governor-General in Council, likely to be extended within the next twenty years, and the existing assets of which would thereby be increased in the proportion of 20 per cent."
- Here, then, at length, after six years of deliberation and discussion, 11. the terms on which a Permanent Settlement was to be Measures taken granted, were at length formulated. Officers were at once carry out a Permanent Settlement. sent to review the Districts in which temporary settlements had been concluded, in order to ascertain what estates were ripe for Permanent

Settlement: and it must be noted that the first Districts selected for the enquiry were precisely those in which the then rising prices of produce had not made themselves felt at the time of assessment.

There the matter rested till 1868. The officers deputed to examine into the claims of individual estates in the various Districts Sir William Muir apcommenced their work very shortly before the present pointed Lieutenant-Governor, 1868. Lieutenant-Governor assumed office. Shortly, after his assumption of office, Sir William Muir took an early opportunity of visiting the Meerut Division, chiefly with the view of observing upon Visits the Meerut Dithe spot the manner in which the review was being conducted in the several Districts in which it had become necessary. His attention was immediately arrested by the peculiar circumstances of Mozuf-Mozuffernuggur, Bolundshuhur aud Meerut fernuggur, Meerut and Bolundshuhur. In the former, he Districts. learned that the assessment of certain Pergunnahs, inadequate at the time it was made, had since become wholly insufficient, in consequence partly of imperfect assessment, but in a great measure owing to a rapid rise in rental value. In Bolundshuhur, too, rents had largely risen, and the Settlement was very light. In Pergunnah Baghput of the Meerut District the case was different, being here "one of inadequacy in the rent, not of Pergumah Baghput, Meerut District. individual villages compared with the Pergunnah, but in the prevailing rates of the Pergunnah itself compared with other Pergunnahs." It was "a case in which all the conditions prescribed by Her Majesty's Government as entitling proprietors to a Permanent Settlement exist. Cultivation in Baghput is highly developed; canal irrigation has reached its full limit; but the cultivator appears here to retain a larger share of the profits than elsewhere." In Bolundshuhur, owing to a rise in rents, the Lieutenant-Governor was of opinion that "it might be assumed that if a Settlement were now to be made in reference to present rental, and the evidence now available as to assets, there would, in all probability, be an increase of about a lakh and three quarters of rupees, more or less, i. e., about 14 per cent. on the revised jumma."

Writing in February, 1869, with reference to the Baghput Pergunnah, Sir Willam Muir re-opened the question which 1869.—Suggestion, by the Lieutemut-Goverhad been set at rest in 1867: and raised a doubt as to the nor as to the Fermanent Settlement of Baghput. adequacy of the conditions of Permanent Settlement laid down in that year by Her Majesty's Government. Here was a Pergunnah in which many estates fulfilled those conditions, but in which a Permanent Settlement would entail an annual loss to the state of £3,500. The Settlement Officer was prepared to raise the demand from £14,800 to £21,000: or 42 per cent., but the effect of a larger increase on the proprietors, and the fact that, although the standard of neighbouring Pergunnahs justified the assumption of higher rents, the actual rents of the Pergunnah had not risen in proportion to its improvement, deterred him from at once demanding the full amount to which the Government was by his calculations entitled. measure suggested by Sir William Muir to the Government of India was this: Estates of which the assessment could not at once be brought up to the fair

full assessment might be divided into two classes. First, those in which the full assessment could be approached within, say, 30 or 40 per cent. Here, the full assessment might be fixed in perpetuity, a deduction being allowed at the lower assessment, say for a period not exceeding seven years. Secondly, those in which the full assessment could not be reached within those limits, and in these the Settlement must be temporary. The principle thus proposed was suggested for the approval of the Governor-General in Council. The alternative, it was pointed out, would be to exclude from the benefit of Permanent Settlement a very considerable number of estates which meet the requirements laid down by Her Majesty's Secretary of State, and are in every respect as likely as any other part of the country to benefit by the concession.

14. But when the case of Bolundshuhur was finally laid before him, the Further suggestions in the case of Bolundshuhur.

Lieutenant-Governor's proposals took another shape. In this District he found, not under-renting, but rising rents; a case of rapid increase of assets subsequent to Settlement, in which, if that Settlement were made permanent, Government could not hope for any share.

"The sacrifice of revenue under a Permanent Settlement would be gratuitous and indefensible, for the increase of income to the proprietor would not represent the profit of capital invested on the faith of such Settlement, but the mere assertion by the proprietor of a larger and more legitimate share in already existing assets; and under these circumstances it becomes my duty to ask His Excellency in Council to sanction a deferment of the measure, and to authorize me instead to treat the assessment on the basis of a temporary Settlement.

"The lesson may also fairly be learned, from the history of the Settlement, that the two conditions enjoyed by Her Majesty's Government for Permanent Settlement are not sufficient. I do not here advert to the policy itself of making Settlements in perpetuity; that policy has been definitively adopted by Her Majesty's Government, and announced, if not promised, to the people; and I should not, had I not myself concurred in the policy, have felt at liberty to question it on the present occasion. It is evident, however, that the sacrifice to which Government, in conceding a Permanent Settlement, has consented, is one of future revenue from improvements, accelerated by the increased investment of capital by proprietors when secure of the whole result. But in the case of a Settlement like the present, based on an imperfectly developed rental, the sacrifice would be of immediate revenue, created by no such expenditure, but simply by the exertion of proprietary power in increasing the relative share of the produce which constitutes rent. This is a process which, in the nature of things, will come to pass equally, whether the Settlement be in perpetuity or for a term. and the sacrifice would be consequently gratuitous, made without any corresponding object of return.

"I think, therefore, that a third condition for Permanent Settlement is thus shewn to be quite necessary, namely, evidence that the standard of rent prevalent or the estimate of 'net produce' on which the assessments are based, is adequate; or (having due regard to soil, facilities of irrigation, and rates of

dry and wet land) is not below the level of rent throughout the country at large." (Minute, dated 14th December, 1869.)

- The Government of India in their reply to this Minute, writing on 26th Wiews of the Governor-General in Council, 1871.

 May, 1871 (the last authoritative expression of opinion on the subject), have gone still further:—"The whole question of the Permanent Settlement of the North-West Provinces having been re-opened, it becomes necessary to consider whether the experience which has been gained since the orders of 1867 were passed shews that the conditions thus prescribed require amendment in any other respects than those which have now been noticed by the Lieutenant-Governor. This question must, in the opinion of the Governor-General in Council, be answered in the affirmative."
- General in Council was then inclined to give, may be gathered from the ensuing paragraph. If the conditions of a Permanent Settlement require amendment in the sense of the paragraph I am about to quote, they may be dispensed with altogether. The amendment, in plain words, is that a Permanent Settlement be deferred so long as the country continues to improve by any causes independent of the action of the occupant of the land:—
 - "It may be doubted whether the same distinction which was so justly drawn between the essentially different causes which may give increased value to the land should not be carried further: and whether any reasonable ground exists for treating the extension of canal irrigation as if it were the only means by which the value of the land may be increased without any expenditure of labor or capital on the part of the occupant. It is admitted that a Permanent Settlement ought not to be made when we know that the annual value of the land will, within a given period, be greatly increased by the extension of irrigation, in providing which the occupant of the land has borne no part. The grounds for refusing a Permanent Settlement (of the nature, that is, which would be made under the existing system), do not appear to be less strong, when the increase in the value of the land is brought about, not by the construction of canals, but by the construction of railways or other public works, or by other causes independent of the action of the occupant of the land. Great as the additional value given to the land by works of irrigation undoubtedly is, it is hardly greater or more certain than that which is given by railways and canals of navigation, and by the opening out of new and profitable markets. When the question of the Permanent Settlement was formerly under discussion, the magnitude of the economical revolution through which India is passing was less obvious than it is now. It may be doubted whether any parallel could be found, in any country in the world, to the changes which have taken place during the last ten or fifteen years in India; to the diminution of the value of the precious metals, and the enormous increase in the prices of agricultural produce."
 - 17. This, then, after some twelve years of discussion, is where the matter is for the present posed. First, we have had redemption of the land revenue pro-

mised, and a permanent assessment at existing rates. Then the former has been withdrawn, and the proportion of cultivation in any estate, subject to certain important conditions, has been declared to be the measure of its claim to a Settlement in perpetuity. This, again, has been further modified. The extension of canal irrigation, with its corresponding increase to the rent-roll, has attracted attention. A second proviso, guarding the Government revenues on this account, has been added. Finally, the marked increase in rets in certain Districts has led to further discussion of the whole further questionings; and at length, "pendi. subject, the existing orders are to be held in abey. 3." Opinions are once more to be invited. Not only, however, this time is a Permanent Settlement to be considered. "Whether the conditions under which Settlements are now being made for a term of thirty years in the North-Western Provinces give sufficient security for maintaining the just rights of the State, and for prevent-Present state of the ing the sacrifice of any portion of that share of the rental of the land which the State is entitled to as revenue, is a general question of a very serious character. It can hardly be denied that such instances as the present throw grave doubt upon the efficiency of the existing system." With the circumstances of the day, the aspect in which the assessment of the land revenue is regarded has changed. "Increased security of fixed property" has given way to the "just rights of the State." "Freedom from the interference of fiscal officers of the Government" is now thought of little account, when compared with "a sacrifice of any portion of that share of the rental of the land to which the State is entitled." The fiscal side of the question is the one chiefly regarded in these latter days of peace and apparent security. It is true that, "when the question of the Permanent Settlement was formerly under discussion, the magnitude of the economical revolution through which India is passing was less obvious than it is now." But it is equally true that a very different kind of revolution occupied men's minds at that time; and the considerations to which it gave rise are, in their turn, perhaps less obvious today than, from a review of the past, they ought to be.

18. Any account of the various climates of thought through which the Settlement Officers have travelled during the last twelve years would be incomplete without some notice of the Indian Economist. It was shortly after the issue of Sir William Muir's Orders on the Bolundshuhur Settlement, at the time when the Financial Crisis of 1869, and the desire to increase the revenue were at their highest, that the Economist took up "The "Land Question." "Upon Sir John Lawrence mainly rests the guilt, for it is "difficult to find another word, adequately to express the wrong which his "advice involved of advising the Settlement of the Land Revenue of the "North-Western Provinces in perpetuity." "But for the dull obtuseness of the "late Viceroy, the Land Revenue of the North-Western Provinces would have "been increasing for years past, as the leases fell in, at the rate "of a quarter a million a year, where it is kept stationary "without any real benefit to the people, and at the cost of grievous injustice to "other parts of the Empire." And then for a succession of months there followed the most astounding series of calculations as to what, at revision, the land

revenue of the North-Western Provinces should be: with most inaccurate assertions as to what it is. "If the Provinces could pay an assessment of £4,700,000 with case in 1847, they could with far greater ease pay twice that amount now. And we want to know why they are not paying it? In receipt annually of £50,000,000 to £100,000,000 instead of £24,000,000 for the produce of their fields, they are still paying precisely the same jumma as before. The Permanent Settlement folly has been abandoned, but the stationary character of the revenue of the Provinces would seem to shew that the leases are being renewed at the old rates." In a later issue, the figures grew, and we learned that the annual value of the crop is three times what it was in 1833. This is a fair specimen of the views which, throughout 1870, were urged on the public atten-It would be difficult to crowd a larger amount of error into a smaller quantity of type. It is assumed that since the last Settlement prices have more than doubled. It is assumed that because prices have doubled, rents must have more than doubled also. Finally, it is assumed that the Settlement is being made at the old rates. But not one of these assumptions is correct. As to prices, we shall presently learn what conclusions different officers have arrived at. As to rents, it will have been seen from the preceding Section, and will be further shown in the fourth Section, that rents in these Provinces are not by any means immediately acted on by prices: being limited by custom, and largely controlled by law. To argue directly from prices to rents, even if prices are correctly quoted, is a profitless and misleading exercise. As to the present rates. I attempted in a brief Note, which I wrote last year, to show what the advance in the rates forming the basis of assessment had been. The Appendices to the present Memorandum, the extracts I have given from the Settlement Officers' reports, and the remarks I shall further have to make upon them, will bring out more clearly what the rise in the new rates is. I may now go on to the concluding paragraph of this Section. But I have mentioned the declamations of the Economist, because they had influence on the public mind; and because I think we may find in some of the sentences which record the present doubts of the Government of India traces of the calculations of which I have given a specimen.

Intimately connected with the discussions on a Permanent Settlement has been the kindred question of the disposal of the assets arising from extension of canals. In the Report of 1861, which I have already quoted, Colonel Baird Smith, a warm advocate for the development of canal irri-Question of the assessgation, had not lost sight of this side of the subject. He ment to land revenue of land irrigated by canals. asked for the creation of an irrigation Settlement establishment, working under the direction of the Revenue Board. "As the land Settlement rests on the careful and discriminating determination by highly qualified agents, of the productiveness of the land under all its varying conditions, so would the irrigation Settlement rest on the like careful and discri-Col. Baird Smith, 1861. minating investigation of the irrigability of the land under all its varying conditions. The true value of irrigation, as influenced by differences of level, of soil, of supply, and so on, would thus be determined by close and careful enquiry on the spot, and rates of water revenue, checked and

guarded with as much care as those of land revenue, would be obtained and applied in fixing, as a light and equitable total, the demand of Government for water......By the operations of the irrigation Settlement establishment so directed and regulated, I am confident that such an amount of detailed, accurate, and trustworthy information would be brought clearly into view, as entirely to dispel the existing obscurity: to reduce present confusion to order: and to make the Permanent or Perpetual Settlement of the water revenue a problem of easy solution."

I shall quote from authorities more largely, in respect of the canal question, than I have done in dealing with a Permanent Settlement. The latter has been much more before the public, and its history is tolerably familiar to us all. But the mode in which, in these Provinces, lands irrigated by canals are assessed is very little understood: and the extracts I make will throw more light on this point than a concise and condensed summary can furnish.

- The subject was pursued by Mr. Muir in his Minute, dated 15th December, 1861. "There is no reason why, under the operation 1861,-Mr. Muir. of a Permanent Settlement, the Canal Department should not demand a higher water-rate than it would have done had the system of temporary Settlement been continued. Under this latter system, the Government looks for a return from its disbursements, not simply to the water-rates, but to the enhancement of revenue expected at the ensuing Settlement. Such an enhancement is, in fact, a second canal charge in another form. The cultivator is assessed in the water-rate by the Canal Officer; the proprietor is assessed in part of his increased rental by the Revenue Officer. It is evident that so long as this system prevails, there is great danger in an undue enhancement of the waterrates; for it is plain that these might be increased to an extent which might prove, in fact, a second assessment upon a rental already fully assessed by the That danger (with an exception to be noted below), would no Revenue Officer. longer exist under a perpetual assessment. The increased assets arising from irrigation will, under a Permanent Settlement, be free for ever from assessment: and the Canal Department will be at liberty to raise its rates for water to as high a point as the people are willing to pay for it. The Government may thus be reimbursed to a certain though comparatively limited extent, for the profit which it gives up in relaxing its hold on increased assets in the Revenue Department."
- 21. Mr. Money, the Junior Member, suggested, what Mr. Muir had discussed and discarded, the adoption of a scale of differential water-rates, proportioned to the increased profits directly attributable to the canal irrigation. The amount payable by each estate might, he added, hereafter be fixed in perpetuity (para. 8, dated 21st December, 1861).
- 22. Sir George Edmonstone, in his Minute, dated 27th May, 1862, coincided in Mr. Muir's views; adding only that great caution would be necessary lest the Government should defeat its own purpose. "The Ganges canal is still in its infancy. It was opened only in 1855, and then

"very partially; very few of the distributing channels have been excavated; in "the terminal division (Cawnpore and Etawah) these are still very backward. "Nowhere is irrigation from it developed to nearly its full extent. The people have " not yet acquired sufficient confidence to take the water freely, and they are "by no means dependant upon this source of supply. The imposition of largely "increased water-rates, at the present time, and for some years to come, would "have the effect of checking, perhaps putting a stop altogether, to irrigation "from the canal, which it must be the object of Government both for its own "sake, and for the sake of the country, to encourage and foster by all possible In his letter, dated 8th June, 1864, the Governor-General in Council prescribed that where canal irrigation "is already enjoyed, to change the practice of assessment might cause a needless loss of revenue, and would involve much trouble. Therefore, the case of estates receiving irrigation from canals, subsequent to Permanent Settlement, need alone be considered; and for this it is prescribed by the Governor-General in Council that revised canal rates shall be imposed by the Canal Department; such as will not be unequal to the total demand on lands similarly irrigated prior to Permanent Settlement. manner future inequality of assessment will be prevented, and the fair market value be obtained from water supplied from the canals."

23. In January, 1865, the Lieutenant-Governor convened a Conference to discuss the question of the Permanent Settlement of the Settlement Officers at North-Western Provinces in its relation to canal irrigation. Eight questions were propounded to the members of the Conference: and a large number of conflicting views were brought out by the answers to them. The correspondence was submitted to Mr. Muir, then Foreign Secretary. I cannot do better than give in his own words a summary of the various projects advocated at the Conference, and of his own views. Mr. Muir's Minute was in turn reviewed by the Lieutenant-Governor, Mr. Drummond: whose conclusions I also state.

"The present system is to assess at half of the average assets, however created, whether through canal irrigation or otherwise. We take one-half of the entire rental received by the landlord as the Government share.

"But we provide that a careful estimate is made of that portion of the revenue directly attributable to the canal, and dependent upon it; this is styled 'Extraordinary Land Revenue:' the remainder being 'Ordinary Land Revenue:' namely, the assessment at which an estate would probably have been rated had there been no canal.

"The object of this division is two fold. It enables the Government to credit the canals, in account, with the extraordinary land revenue; that is, with the increased revenue created by them; and it also forms an index to the sacrifice which would be caused by the stoppage of any canal or branch of one.

"In case of failure of irrigation from a canal, the amount to be remitted might fall short of it. That revenue may have been under-Failure of canal prima facie ground for remis-sion of "revenue extraestimated by the Settlement Officer, and may be found on ordinary." the calamity actually taking place to be insufficient. not to be supposed that a village long dependent on canal irrigation could return on the moment to wells; or that the dense population, nourished by the canal, could suddenly be deprived of its subsistence without wide-spread distress, unsettling the country, and imperilling for a time even the ordinary land revenue. On the other hand, the failure of a canal might be ameliorated by certain circum-The rains might be so abundant and well timed as for that season in a great measure to superscde artificial irrigation; or the spring level of the country, which takes long to subside, might still be so near the surface as to afford ready means of irrigation, even if the canal bed lay during the year empty.

"The amount of extraordinary revenue would not, therefore, be a necessary index of the amount to be remitted. To give a legal right to the zemindar to claim that as a remission would also open the door to frivolous and unfounded demands on any fancied insufficiency of water. But still the estimate of extraordinary revenue would form a most valuable standard for the Collector's guidance; and, under ordinary circumstances, would be adopted in the majority of cases as the standard of actual remission.

"On these grounds, the zemindar is required to engage for the entire land

But the whole revenue revenue, without distinction of 'ordinary' and 'extraordinary;' but it has been stated in a public Circular that this will not excuse the Government, on any failure of the canal affecting the assets of the revenue, from granting a suitable relaxation of the demand.*

"Such is the position upon which the extraordinary revenue is based.

Objections enumerat. Numerous objections have been taken to the system.

The chief are these:—

First.—By assessing on canal assets, the Government (it is alleged), gives an implied pledge that water will always be supplied; and the Irrigation Department will be embarrassed, should it wish to raise the water-rate, or to divert the course of irrigation to other tracts standing in greater need of water.

Second.—A Settlement based upon assets, one element of which (canal profits) is uncertain, cannot claim to be a Permanent Settlement.

Third.—Villages so assessed are placed at a disadvantage in reference to tracts not now irrigated by the canal, but which may be hereafter.

Fourth.—Profits created by the canal are allowed to go to the zemindar who has no claim to them; whereas these profits should go entirely to Government.

Fifth.—The system of different water-rates would not in practice answer.

^{* &}quot;If the assessment of 'Extraordinary Revenue' be framed upon a full understanding of the natural capabilities of the estate independent of the canal, it may be found (in case of failure of the canal) to supersede, in many instances, further proceedings for determining the amount of relief to be temporarily granted." Circular Order, Sudder Board of Revenue, 1864.

Before noticing these objections, I will describe the plan which it is proposed to substitute for the present system.

"The project advocated by Mr. Currie and Mr. Hume, more or less counte
System proposed by anneed by some others, and to which Mr. Money has latterly given his adhesion, is to assess the Government demand irrespective altogether of the canal, and of the increased assets created thereby. The advocates of this system admit that a loss of land revenue will ensue, but they hold that the deficiency will be much less than generally expected; that it will be more than compensated by taking the profits at first hand from the cultivator in the shape of increased water-rate; and that, whatever be the loss, the Government is bound to face it, and not perpetuate a false principle, as they allege we are now doing. The Canal Department, it is added, will thus be released from all embarrassment, and will be free to withdraw irrigation, either by closing at pleasure any branch of the canal, or by imposing rates which, for the locality, would be prohibitive.

"To this it may be replied that the loss of land revenue must, under any Defects of proposed circumstances, be considerable; that it cannot be recovered through any system of water-rates, which are demandable, not from the landlord, but from the cultivator; that increase of water-rates, and consequent increase of the direct canal revenue, will, in practice, be equally attainable under the present system; and that, if any organic change in the distribution of the water should take place, and loss ensue, there will be no material difficulty in effecting a corresponding adjustment of the revenue. In short, there would, by the proposed plan, be a gratuitous gift to the landlord, and loss of revenue, without any compensation whatever.

"On a review of what has been said, I conclude that the relinquishment of extraordinary land revenue would not be compensated by any Objections to proposed special advantages, either of additional income from the water-rate, or of freedom of action in closing branches of the canal. Moreover, the proposed system involves this cardinal objection, that the land revenue of Government would be assessed on canal villages upon purely theoretical grounds, liable to vary with the views and fancies of each assessor. y become a conjectural process of guessing what might have taken place without Instead of proceeding upon any such vague and recondite principle, the present system takes the safe and substantial basis of existing assets, and the assessment framed thereon becomes the normal assessment; it being rarely and exceptionally that the estimate of extraordinary revenue (based on theory equally as in the other system), is looked to. In the one case the whole yearly demand from canal villages is founded upon guess-work; in the other, guesswork comes into play, as an aid, only on the possible occurrence of rare and unforeseen emergencies.* The proposed system appears to me thus not only to involve an unnecessary sacrifice of revenue, but to be itself objectionable in principle.

[&]quot; • This point has been well brought out in a Note by Mr. A. Colvin, submitted herewith."

Two objections admitted against existing system.

"Looking now to the existing system, although I do not think that it is justly open to the objection above considered, I admit that exception may fairly be taken to it on two

points:—

First.—It will leave the profits from increase of rental by irrigation introduced subsequent to Settlement untouched: and,

Second.—It has the effect of making some Settlement Officers under-estimate the profits from canals; in other words, involves a loss in the "extraordinary" portion of the land revenue.

"The first of these objections was anticipated in a paper on the Permanent Dated 5th December, Settlement which I wrote in 1861; the second, I confess, 1861, paras. 62, et seq. I did not anticipate.

"Before considering whether any remedy can be applied to this tendency of under-estimating canal assets, I turn to the other objection above noticed, namely, that canal profits from irrigation introduced subsequent to settlement will escape assessment; thus involving two defects: (1) Government loses the revenue due from such profits: (2) Estates so circumstanced will become more profitable than others, and the incidence of the land tax unequal.

"In a permanent settlement, or even one for thirty years, it is impossible by any arrangement accurately to estimate the latent resources Future profits not rising from exertion of landholders might conand capacities for improvement in different estates, and to sistently be taxed. anticipate the circumstances under which those variously developed must produce more or less of inequality of assessment. It was very forcibly put by the late Colonel Baird Smith that such variations could not be prevented without introducing a greater evil by continual interference, and checking the grand motive to exertion which the permanent limitation of the Government demand is expected to create. I fully admit, however, that prosperity from the influence of canals, is an advantage which comes to the people with little or no exertion on their part; there is, therefore, in principle, no reason why profits from this source should not be laid under contribution, and the inequality of assessment arising from this cause reduced, so far as may be compatible with the principles of a Permanent Settlement.

"I do not, however, see that the projected system would obviate inequality more than the present: it would, indeed, as it seems to me, only make the inequalities more numerous. We now start with an equal settlement all over; the canal villages pay at the same rate as others; the inequality will arise only in the future from the extension of canal water to lands not now irrigated. But in the proposed plan, we should at once set out with an unequal settlement; the canal villages would be more lightly assessed than others by the whole amount of their canal profits; while the case of villages subsequently irrigated would be precisely as under the present system.

"Formerly, canal profits came periodically under assessment, and thus at each re-settlement yielded a full revenue to Government. Differential water-rates will not suffice. that will no longer be practicable in estates permanently assessed, and the increased profits arising from tracts brought under irrigation subsequent to settlement would thus escape assessment, it has been proposed. in lieu of the advantage thus arising to the landlord, to levy a higher water-rate upon such tracts.* But on a consideration of the arguments advanced above, I am now doubtful whether the increased water-rate would adequately meet the object in view. No such increase of water-rate as the Canal Department would venture to impose will prevent the zemindar from asserting his claim to an increased rent, and rents will, consequently, go on in the future to rise and adjust themselves to the new state of things very much as they have been doing already. If the rental be kept down by a canal rate, it will be only in exceptional cases, or in a very limited degree. There always will be a surplus rental realized by the zemindar. It is this which we wish to reach, and, as Mr. Crosthwaite has shown, it is 'impossible to reach the landlord's profits through the water-rate.' If the Government is to share in these profits, it must be by some other arrangement, bearing, not on the cultivator, but on the landlord.

"I believe that a plan, some thing of the kind suggested by Mr. Crosthwaite, would to some extent secure this object. The following is a brief sketch of it:—

"The assessment would be based as at present on the existing average assets,

Plan suggested to meet these objections. Whether attributable to the canal or not. The area of canal irrigation would then be looked to. A deduction would be made for fields formerly irrigated from wells, or otherwise than by the canal, but now irrigated by the canal, because the rental of such land is not materially altered by the change. Taking the area of canal irrigation remaining, the Settlement Officer would calculate approximately what average increase of assets is derived from it by the landlord, which would probably have not been realized had there been no canal. The assessment upon this would be estimated in the usual, way and the result recorded as 'extraordinary' (or canal) land revenue. The remainder would be the 'ordinary' land revenue.

"The 'extraordinary revenue' constitutes an integral part of the land revenue, though in the State accounts it would be shown to the credit of the canal. In case the canal failed, or for any cause the village were cut off from the canal, there would be prima facie claim for remission based on the amount of extraordinary revenue. The remission might be more or it might be less, according as the failure might show experimentally that the theoretical analysis of the Settlement Officer was sufficient or otherwise.

[&]quot;This proposal called in the accompanying papers 'the system of differential rates' has been much misunder-stood. It does not seem to have been contemplated to apply different sets of rates to the same villages, but to different and separate tracts. Higher rates might, e. y, have been demanded on the Furruckabad branch of the Ganges Canal than on the main canal, because that branch was not constructed at the time of the Settlement. The proposal was intended to catch some of the new profits and increased rental gained by the landlord. The system would have answered for a ryotwarace settlement; but as the water-rate will not in practice extinguish the tenindar's increase of rent, and is taken from the cultivator, not from the landlord, the system would fail to attain the object in view, namely, to lay under contribution the increased rental obtained by the landlord."

"But suppose the contrary to happen, and the canal steadily to bring an increasing area under irrigation, is the landlord to benefit in the whole increase of rental without any increased payment to Government? Under present rules he will do so, because it was thought that the reservation of a right to increase the demand on this account would create distrust, and nullify the benefits of a settlement in perpetuity.

"If, however, these profits could be taxed according to a fixed rate easily

Proposal to tax future
extension of canal irriextension of canal irrisubmitted is to apply the rate at which the extraordinary

gution at the average rate of "extraordinary revelous." revenue falls on the area irrigated by the canal as an average nue."

rate, according to which the area hereafter brought under canal irrigation would be assessed with additional extraordinary revenue. But taking the analogous rule for enhanced profit by alluvion from rivers, no change would be made until the area under canal irrigation should exceed that at the last Settlement by a large percentage, say 20 per cent. Wherever the average area, as found, say, quinquennially, from the accounts of the Irrigation Department, is found to be in excess of that percentage, the extraordinary revenue would be adjusted accordingly. A corresponding revision and reduction would be granted in case the area were reduced more than 20 per cent. from causes beyond the control of the agricultural population.

"To obviate frequency of change, it might be provided that no revision would be claimable on either side at shorter periods than say five years (or it might be seven or ten); and that the calculation would then be on the average of the yearly returns of the Canal Department for such period. Casual fluctuations would thus be left out of account, and the adjustment would be an average capability as from time to time found to be developed by the canal. The extraordinary profits of the landlord would be brought under contribution by a fixed and a certain rule; while at the same time no alteration would be made suddenly, or upon any temporary and unimportant increase of irrigation.

"By this system the profits of the zemindars would be made roughly to yield a revenue to Government, and the inequality of assessment, Zemindar's increase of which results from leaving them wholly untaxed, would be so rental would thus be assessed approximately. It is not pretended that any such assessment would obviated. These vary so greatly that be exactly proportioned to the profits in each case. no average could bring them fully under adequate assessment. Thus, when canal water is substituted for wells, there is little or no gain.* Dry cultivation changed into wet brings a large profit; but it will vary with the soil. waste lands are brought under the plough and irrigated from the canal the gains from the newly-created rental are the largest of all. But to assess the landlord in each case in exact proportion to the profit, would be in reality to make a new assessment of the land revenue, a proceeding inconsistent with the principles of a

^{* &}quot;Where the people are obliged, whether they will or not, to use canal water, in consequence of the destruction of their wells and the impossibility of working new ones, a suitable consideration would be required in the adjustment of the extraordinary revenue on extended irrugation so caused. But in other respects there would be nothing inequitable in charging the ordinary rate on this class of lands; and it would have the advantage of making the people keep as much as possible to their wells, and thus saving the canal water for other places where more urgently required,"

Permanent Settlement. We must either, therefore, relinquish the Permanent Settlement in all canal villages, or be content with a measure which gives only approximate results.

"Supposing the system to be sufficient to meet the claims of Government,

The tax would be certain, and would not be on profits produced by exertions of landlord or tenant.

would it, on the other hand, be in any way inconsistent with the principles of the Permanent Settlement, and by introducing an element of uncertainty detract from the motives to industry and improvement anticipated from that measure?

To this it may be answered that the elements of uncertainty are almost entirely eliminated. The average rate would be a fixed rate. The area to which it would be applied is a known quantity, already recorded by authority as the basis of the water-rate, a much larger demand of cognate character. If the collection of caual revenue by imposition of the water-rate is not inconsistent with the Permanent Settlement, where the landlord and tenant are often one and the same person, the imposition of another rate on the landlord based on the same data may be admitted as innocuous. If the assessment were in any measure levied, or could be enhanced, in reference to the improvements brought about by the capital, or labor of either the landlord or tenant, it would be open to objection; but no such result is possible. The people would reap the whole benefit of their own capital and their own exertions, and only a light tax would be imposed for benefits acquired alone through the agency of the state."

24. The Lieutenant-Governor, Mr. Drummond, reviewing the correspondence, recorded his views as follows:—

"The subject has been so thoroughly discussed in these papers that little remains to be said beyond stating the conclusions at which the Lieutenant-Governor has arrived; and after the most careful consideration of all that has been urged on either side of the question, His Honor has no hesitation in recording his opinion in favor of adherence to the system hitherto in force.

"The Lieutenant-Governor admits the importance of an entire separation between canal assets and land revenue, and of climinating from the Permanent Settlement every element of uncertainty, so far as that may be practicable consistently with a due regard to the public interests; and had the proposals of the opponents of the present system been unobjectionable on other grounds, His Honor would have been prepared to support them, even at a moderate sacrifice of Revenue, as tending to secure the permanency of the Settlement, and as affording to the Districts already subject to the action of the canals, the same advantages that will be obtained by those to which canal irrigation has not yet, but will hereafter be, extended.

"But Mr. Muir, in his very able review of the whole question, has incontrovertibly shown that the proposed system is open to far greater objections than that which it is intended to supersede; that the objects which it seeks to secure can equally, if not more certainly, be attained under the present system; and that the defects of the latter are by no means so great as they have been represented.

"The two principal arguments in favor of a change of system are—first, the uncertainty of the supply of water from the canals; and, second, the possibility of securing to the State its rightful share of the profits accruing to the landlord from canal irrigation, by enhancement of the canal water-rents and independently of the land revenue assessment.

Review by the Lieutenant-Governor. Drummond, of the results of the Conference; and of Mr. Muir's Proposals.

"The first of these arguments, as observed by Mr. Colvin, has been pushed There is no good reason for apprehending any permanent failure of supply, and the ordinary uncertainty would not be greater than that of streams subject to the usual variations of the seasons; and, although Government would give

no guarantee for a supply of a certain amount of water, it has always dealt liberally with the people in seasons of distress, and would undoubtedly give remissions on occasions of partial or total failure of supply of such magnitude as fairly to demand the concession; but these would be occasions of extraordinary calamity which ought not to affect the calculations of a permanent assessment.

"The second argument is based upon a fallacy, partly arising from a mis-use of terms: the expression 'canal assets' is applied indifferently to the canal water-rents and to the additional revenue derived from canal irrigation. The Circular of the Board of Revenue directing a Division of the land revenue into 'ordinary' and 'extraordinary revenue,' according to its dependence, or the contrary, upon canal irrigation, was, perhaps, a natural corollary to the orders of the Supreme Government, and, as pointed out by Mr. Muir, the arrangement will for many purposes be convenient; but its issue is nevertheless to be regretted, for it has added to the confusion of ideas, and has certainly given rise to the agitation of the present question, which has not been confined to the officers of Government.

"No doubt this 'extraordinary revenue'-or, as it may rather be called. 'irrigation revenue'—is due to the canal; but if nothing else has been proved in the course of these discussions, it has at least been conclusively established that canal assets, in this connection, are strictly confined to water-rents, which are all that could be levied by a canal company; that these rents can never be raised above the natural value of water in any locality, or, which is the same thing, the cost of supply from wells or other sources; and that the landlord's profit on canal-irrigated land, though due to the canal, is not a canal asset, and cannot be reached by any enhancement of the water-rent; indeed, to suppose that it could, would be to hold that the guano merchant could participate in rents by raising the price of his manure.

"This much, however, has been gained by the discussion, -that the water-rents being shown to be entirely distinct from rent or land revenue, no question can hereafter be raised as to the right of Government to enhance them at pleasure, irrespective of all questions of land revenue assessment; at the same time there is no reason to fear that they will ever be raised above that moderate amount which is dictated alike by policy and common sense.

"Mr. Muir has suggested, as a means of securing to the State a share in the profits accruing from tracts brought under canal irrigation, subsequent to

Permanent Settlement, an arrangement of the kind proposed by Mr. Crosthwaite by which there should be a quinquennial enquiry into the irrigated area of estates and the increase in excess of 20 per cent. of the irrigated area at the time of Permanent Settlement should be subjected to additional assessment at the general acreage rate for irrigated land at the time of Settlement. Some such plan is apparently the only one by which these additional profits could be made available for revenue; but, if resorted to at all, it might be most conveniently applied in the Canal Department as a special charge upon landlords for irrigation over and above the water-rates, and the revenue arrangements in respect of the Permanent Settlement would remain intact.

"The Lieutenant-Governor does not, however, regard with favor even this limited interference with the advantages held out by a Permanent Settlement, and upon the whole he is satisfied that the present system, which is the matured result of the experience of many years, and is well understood both by the officers of Government and the people, should be maintained as it is."

To the Secretary of State, commenting in 1866, on this decision, it appeared that, "unless suitable precautions are taken, great inequalities of assessment must follow from the plan proposed to be pursued by the Lieutenant-Governor. Assume the case of two estates, equal in extent and natural capability, of which one is under the full influence of the canal, while the means of irrigation have not yet reached the other. estate may, without irrigation, have produced a rental of Rs. 3,000 per annum. which, from the ready supply of water, has been increased to Rs. 5,000 per Under the present system, the permanent jumma, supposing the estate to be cultivated up to the prescribed limit, would be fixed at Rs. 2,500 per annum. The second estate, however, in its unimproved condition, would be liable only to a permanent jumma of Rs. 1,500 per annum, although containing land capable of raising the rental to Rs. 5,000 per annum, whenever the means of irrigation should be supplied to it. In a few years, therefore, the two estates will produce an equal rental, when the landlord of the first will contribute to the State Rs. 2,500 per annum, and the owner of the second will continue to hold his estate at the original jumma of only Rs. 1,500.

"In order to obviate this state of things, to ensure as near an approach to Orders by the Secretary equality in future assessments as may be practicable, and to of State, 1866. Provide for the just claims of the State, when the condition of such estates shall have been improved by the application of canal water, it appears to me that some rule should be laid down analogous to that prescribed in regard to the extent of cultivation required be fore an estate can be admitted to Permanent Settlement. Under paragraph 18 of Sir Charles Wood's despatch of the 24th March, (No. 11), 1865, no estate of which the actual cultivation amounts to less than 80 per cent. of the cultivable or malgoozaree area is admissible to a Settlement in perpetuity. In like manner, a rule might be laid down that no Permanent Settlement should be concluded for any estate the assets of which would, when canal irrigation shall have been carried to the full

extent at present contemplated, exceed, in the opinion of the officers of the Settlement and Irrigation Departments, the existing assets in a proportion exceeding 20 per cent. All such estates should, as in the case of estates in which the cultivation is not fully developed, be treated in the ordinary manner, and settled on the present assets for such term not exceeding thirty years, as you may determine on."

- 26. The Lieutenant-Governor, Mr. Drummond, to whom this Despatch was referred, adhered to his former views:—
- "I participate so entirely in the belief expressed by Colonel Baird Smith, that in an unconditional Permanent Settlement of the land revenue demand there would be no real sacrifice, but, on the contrary, a marked increase of the public resources, from the creation of the increased private property to which it must lead," that I have never laid particular stress on a resort to measures intended to secure to the State its due share of prospective profits on rents from canal irrigation; and consequently, in referring to such a scheme, in Resolution of this Government, dated 30th June, 1865, I purposely abstained from anything more than a bare allusion to it.
- "I may now, however, explain that the plan which suggested itself to me as apparently free from the objections attaching to other propositions was this:—To make no alteration in the uniform rate of water-rent, but to give no water to any village that had not received it before conclusion of Permanent Settlement, except on the condition that after three years of irrigation, an additional annual payment should be made to the officer collecting canal dues of one or two rupees, (or whatever amount was ascertained to be the fair general average over the whole country of the State share of the enhanced rent profits), per acre of irrigable land; estates to which canal irrigation had extended to any extent before Permanent Settlement being left free from all interference.
- "There would here be no interference with the fixity of the Revenue Settlement, nor with the uniformity of the water-rates. The rule is clear, intelligible in its principle, and simple of application. The payment would be optional: if the water was considered worth the sum demanded, it would be readily agreed to; if not, the water would be employed elsewhere.
- "Referring again to the arguments above noticed for and against the rule now proposed by the Secretary of State, I would observe that, as respects inequality of assessment, arising from immediate permanent assessment, the objection is one of comparatively little practical importance; equal, if not greater, differences, have existed in permanently-settled Districts of Bengal without provoking discontent. To the objection that we shall concede to some greater advantages than we do to others, it may fairly be replied that under no circumstances could we ensure that all should fare alike. On the other hand, the inequality of treatment which will necessarily accompany the practical application of the rule proposed by the Secretary of State seems to me far more open to objection than that of eventual irregularity in the incidence of the assessment.

"The sacrifice of revenue involved appears to me to be very much overestimated. From the very careful enquiries instituted by the Settlement Officers of the Districts of Bolundshuhur and Mozuffernugger—the one disposed to under-estimate, the other to over-value, the enhanced profits of the landlords from the action of canal irrigation—it would seem that 10 or 12 per cent. would represent the full amount of the revenue at stake.

"The total land revenue of all the Districts in the Doab affected by the canals, omitting Saharunpore, is Rupees 1,22,50,000, and 12 per cent. upon this would give $14\frac{3}{4}$ lakes as the additional revenue to be eventually obtained when the canal system is fully developed, say twenty or thirty years hence. For the intervening period nothing would be gained.

"Colonel Dyas, indeed, speaks of a future total increase of revenue from the Ganges Canal of 80 lakhs of rupecs; but he has overlooked the fact that half of this only would be payable to Government, and that of the 2,000,000 acres estimated, 5,78,000 are already assessed at their full value. Deducting this, there remain 1,422,000 acres, which, at Rs. 2, would yield Rs. 28,44,000, or at Rs. 1-8-0, the rate assumed by Mr. Muir as a general average, Rs. 21,33,000.

"Even if this calculation were adopted, I cannot think that for such a sum as this we should at the last moment hesitate to fulfil the expectations we have raised, and withdraw the promised boon of Permanent Settlement; nor indeed does it appear to me befitting a great Government to seem to grudge a sacrifice which is as nothing when compared with that which must result from the future rise of prices, and enchanced value of land generally, which has been freely accepted.

"But, as remarked both by Colonel Dyas and the Board of Revenue, and as I fully agree, the primary object of the Ganges Canal, which is the work chiefly affecting these discussions, is the prevention of famine; and if this object is attained, I hold that the amount expended on it would have been well applied, even if it yielded no other return,—as well, certainly, as the enormous sums sunk in roads during the last thirty years. But when it is considered that the gross return from water-rent alone will, when the works are completed, aggregate some 50 lakhs of rupces, which would be equivalent to at least 10 per cent. upon the capital invested, the Canal Department and the State may well rest satisfied with such results, without seeking to enhance its apparent gains from other indirect sources.

"To sum up briefly the conclusions to which I have been led, after full and anxious consideration of this difficult subject, I am of opinion that, as a measure of large and enlightened policy, the Permanent Settlement of these Provinces should be carried out generally, unhampered by further conditions; that the introduction of the rule suggested by the Secretary of State or Board of Revenue into the Districts of Shaharunpore, Mozuffernugger, and Bolundshuhur, in which the Settlement has been all but completed, would give just ground for much disappointment and dissatisfaction; and that its application in other districts would tend to check progress and the development of irrigation itself, and prove

a serious mistake. And lastly, that the rule I have myself proposed appears to me the only alternative, if any additional conditions must be imposed; but that I do not recommend it: though, as it would be applied by the Canal Department as a condition of a first supply of water, it would not, I conceive, injuriously affect the Permanent Settlement."

27. The Despatch of the Secretary of State, dated 23rd March, 1867, which closed the matter for the time being, contains traces of the change of opinion which, with recent prosperity, has since become general. But the importance of "connecting the interests of the proprietors of the land with the stability of the British Government" is still considered primary.

"I have very carefully considered in Council the various documents which have been placed before me; and after giving full weight to the varying, and, indeed, conflicting opinions of the high authorities who have recorded their views on the subject, I have now to convey to you the final decision of Her Majesty's Government.

"In consenting to a Permanent Settlement of the land revenue at the present time, Her Majesty's Government are advisedly making a great financial sacrifice in favor of the proprietors of land. They are giving up the prospect of a large future revenue, which might have been made available for the promotion of objects of general utility, and might have rendered it possible to dispense with other forms of taxation. This sacrifice they are prepared to make in consideration of the great importance of connecting the interests of the proprietors of the land with the stability of the British Government. It is right, however, that I should point out that the advantages now conferred upon the landholders are far greater than those contemplated in former times, and Orders of the Secretary of State 1867. especially that they are quite beyond the scope of the expectations held out when Lord Cornwallis originally formed a similar Settlement in Bengal and Behar. The assessment made by Lord Cornwallis left rather less than one-tenth of the rental to the zemindar. The present assessment will leave him one-half; and, in addition to this, one-fifth of the cultivable land, if at present uncultivated, is to be allowed to remain free of assessment for ever. Moreover, this settlement, instead of being granted (as was the case in Bengal and Behar) at a time of extreme depression and impoverishment, is granted at a time of unparalleled hopefulness for all kinds of industry in India, when the demand for every kind of produce is rapidly increasing and the price rising, and when railways and other forms of enterprise are beginning to develope the vast resources of the country, and to add to the wealth of all classes, and most especially to that of those connected with the land.

"Under these circumstances, it does not appear to be either necessary or reasonable that the Government, as trustees for the whole body of the people, should confer upon the landholder, in addition to the other benefits which I have pointed out, the whole of the great increase in the value of his land which will certainly result from the extension of irrigation, without making any reservation on behalf of the public interest. The only feasible mode of making such reserva-

tion appears to be, to withhold the Permanent Settlement in cases where irrigation is likely to be effected within a reasonable period; and it is with this view that my predecessors have laid down the rules now under consideration. In the justice of the principle on which those rules are founded, I entirely concur. It only now remains to define the period for which it will be right to defer the Permanent Settlement for lands capable of profitable irrigation, but not yet I am of opinion that this period should be not less than twenty years. Great injustice and inequality would result from the adoption of a shorter period; for the projects of irrigation, which are now in their infancy, will probably receive a large development in the course of the time I have mentioned; and it would be unfair to enforce the claims of the State upon lands which may be irrigated within the next few years, leaving the estates to which the same boon may be extended a little later entirely free from it. Such a course, besides being unfair, would probably tend to retard the extension of irrigation by making it the interest of the landholder that it should be deferred till his assessment has been completed.

"I have, therefore, to desire that the following rules may be observed before estates in the North-Western Provinces, or elsewhere, are admitted to Permanent Settlement, viz.:—

First,—No estate shall be permanently settled in which the actual cultivation amounts to less than 80 per cent. of the cultivable or malgoozarce area: and

Secondly,—No Permanent Settlement shall be concluded for any estate to which canal irrigation is, in the opinion of the Governor-General in Council, likely to be extended within the next twenty years, and the existing assets of which would thereby be increased in the proportion of 20 per cent."

- 28. But, even were a Permanent Settlement granted, the question is not yet at rest. The Canal Bill now before the Council contains provisions materially altering the present procedure, and arranging for the imposition of a special revenue rate in lands irrigated by a canal, subsequent to assessment, in Districts of which the Settlement has not yet been sanctioned.
- 29. Another important question has recently come before the Board, of which mention must be made here. The matter is still under the consideration of Government; and the experience of Settlement. of the last few years must lead to a hope that it may receive the early attention it deservess.

In 1870 the Government of these Provinces asked the Board to ascertain the grounds on which the Government of India had sanctioned the remission under Section 35 of the Court Fees Act, No. VII. of 1870, of the fees chargeable on all plaints and memoranda of appeal filed in the Settlement Courts of Oudh, and to report whether any similar exemption was called for in these Provinces.

The Board forwarded certain papers furnished by the Financial Commissioner of Oudh at their request, shewing that, owing to the effect upon certain

holders of landed property in Oudh of the orders lately issued by the Government of India concerning sub-proprietary rights, it was thought advisable to make the remission in question. "The Settlement," it was stated, "is being made for the first time, and the Talookdars having obtained the proprietory title to their talook, all persons claiming rights under them, whether in possession or not, are made plaintiffs, and obliged to sue, which is in itself a hardship." The mode in which Settlement was being undertaken in Oudh had, in other words, given rise to a variety of Civil Suits in the Settlement Courts, entailing on large numbers of parties having interests in the land the obligation of proving their right. But the cost of the needful stamps in many instances prevented such parties from suing, and it was sought to give them relief by suspending temporarily the operation of the Stamp Act.

In these Provinces there was no such obligation placed upon parties claiming proprietary rights. So far as claims for proprietory title are concerned, they are disposed of by the Settlement Officer under Regulation VII. of 1822, on the basis of possession, and all claims of this nature are exempt from the imposition of any stamp.

But the Board were of opinion that, under certain restrictions, the relief given in Oudh might be extended to these Provinces, in suits between landlords and tenants. These suits are not exempt from the Stamp Act, but the revision of Settlement compels landlords to institute suits for enhancement of rent in considerably larger numbers than would ordinarily be the case. Heavy costs are thus in a great measure thrown on them and on the cultivators by the proceedings of Government, independently of any action of their own.

The Settlement Officers in these Provinces, it was explained, assess the Land Revenue calculated on the estimated rents obtainable for the various kinds of soil in an estate, and not on the actual rents paid in any Estate. Hence, it frequently happens that a landholder finds himself compelled to sue suddenly for generally enhanced rents in order to enable him to realize the full amount payable by his tenants; but which, from one cause or another, may not have been exacted during currency of the last Settlement. Under the Court Fees Act he is called upon to pay heavily to do this—the stamp being calculated on the whole sum payable as rent in the year previous, not on the sum which it is desired to add to that payment—an expense he very often cannot afford. If, however, he should succeed, the costs of the suit are frequently thrown on a body of cultivators, who have, at the same time, to pay a higher rent, and are burdened with the expenses of the suit.

The Board, while refraining from advocating the entire exemption of suits for enhancement of rent from the payment of stamp duty, recommended that, provided the suit is brought on or before the 1st May preceding the commencement of the agricultural year for which the revised assessment is to take effect, the old rule in regard to summary suits, under which plaints were admitted on paper of 8 annas value, should be reverted to, and this, whether

the landlord sue tenants separately or collectively, under Section XI. of Act XIV. of 1863.

The Lieutenant-Governor recommended the Board's proposal to the Government of India as a wise and useful measure. "It is just to the people, since the action of the Government forces Zemindars to sue, who otherwise might have remained content with their old rent roll. It is also for the benefit of Government, as it will contribute to the success of the Settlement, and the fair incidence of the assessment. But as cases of this kind are in some Districts very numerous, and are generally slow and difficult of decision, His Honor would extend the period during which the reduction is to run, to the beginning of the agricultural year following the introduction of the new assessment."

The Government of India then desired more complete information in regard to the causes of the expensive litigation between landlords and tenants to which the revision of the Government assessment appears in the North-West Provinces to lead. Information as to the former and present procedure in regard to the adjustment of rents at time of Settlement was asked for, and the views of the Local Government were invited. His Honor the Lieutenant-Governor, in forwarding a copy of the letter from the Government of India, asked for an expression of the Board's opinion.

It was stated in reply that at the Settlements conducted under Regulations VII. of 1822 and IX. of 1833 (the Settlements which are now expired or expiring), the rent roll was fixed by the Settlement Officer under Regulation VII. of 1822. Rents were adjusted either by private agreement, or by the Settlement Officer: deciding, in disputed cases, from the facts and data available to him, on a fair standard of rent. These rents, for the most part, in the case of tenants with rights of occupancy, remained enchanged. They could be raised only by a suit in the Civil Court; and suits were rarely Subsequently, Acts X. of 1859 and XIV. of 1863 became law. Enhancement of rent in every case had to be made subject to the provisions of the Acts. But the conditions under which rents could be raised by those laws admit in every case where they are applied of much dispute. At present the Settlement Officer, as has been already explained, bases his revenue on what are technically known as assumed rent-rates; rent-rates which his observation, embracing large tracts of country with various capacities and of different circumstances, demonstratates to him to be reasonable. These rates are not actually paid in every instance; but, on the whole, they are so generally paid that experience proves to him that tenants now holding at lower rates may, after revision of assessment, be fairly called upon to pay them. The data assumed by the Settlement Officer, however, may be questioned when landlords proceed to enhance in the Courts; and the correctness of his deductions impugned. The respective quality of soils, for instance, or the proximity of lands used as standards of comparison, may be, and frequently are, brought to issue. The Settlement Officer may be of opinion, on

sound grounds, that over an extensive area, at present under-rented in regard to its capacities, rents, after assessment of the Government demand, will be largely raised. But unless he can single out and mass in sufficient numbers to meet the requirements of the Rent Laws, illustrations of higher rents paid within such a tract, the Judge, who is bound to adhere to the terms and conditions of the law, has no power to enforce the Settlement Officers proposed rent-rates. The result has been much expensive litigation, with uncertain results. The provisions of the Rent Law to a great extent control the action of the Settlement Officer, and a Settlement based in itself on perfectly sound data may prove excessive, because landlords cannot show that the conditions of enhancement specified in the Rent Laws are strictly applicable. The revised Settlements are thus absolutely placed at the mercy of the Civil Courts; themselves bound down to the strict application of the law; and unless landlords can satisfy the Courts as to the justness of enhancement of rents on grounds not at all necessarily identical with those on which the Settlement Officer has fixed the Government demand, the Settlement will very probably break down; the landlords fall into arrears; and the village, perhaps, be sold for the balance. It is on the face of it unreasonable that the burden of the proof of the adequacy of the rents calculated by Settlement Officers should be thrown on the landlords, who were no parties to the calculation. In Oudh, the landlord can be called on to file his rent schedules within a certain term after the declaration of the raised demand. All disputed cases are tried and settled by the Settlement Officer, and his assistants and deputies. But in this Provinces no such provision exists.

The Board considered that with the term of Settlement all leases between landlords and their tenants should expire, as was provided formerly under Act XVI. of 1842, since repealed. The Settlement Officer should again, as at the last Settlement, be empowered to revise the roll at the time of assessment of the revenue, in accordance with the conclusions to which his own large experience and enquiry have led him. The rents fixed should, in the case of tenants with right of occupancy, be maintained, subject to appeal to the Commissioner and the Board only. All cases relating to the enhancement or adjustment of rent would be heard by the Settlement Officer of the District, as long as a Settlement is in progress; and all decisions under Act X. of 1859 (of whatever Court) would rest on the rents fixed at Settlement as a standard of comparison, except where it could be shown by the landlord or tenants that rent-rates had risen or fallen since the rents were last fixed.

Posssibly, it may be urged that there would be danger of rack-renting, as there would be less check on the rents assumed by the Settlement Officer. This was a danger which might equally have been urged under Regulation VII. of 1822, but experience proved that it led to no mischief. The danger of loss to Government from artificial obstructions to a fair revenue is much greater, and the expense and annoyance of protracted and exasperating litigations, both to cultivators and proprietors, matter of every day experience.

The difficulty which led to this correspondence deserves close attention. The proposal simply is, that what landlords cannot do for themselves, the Government should do for them. The difficulty lies at the bottom of our system of Settlement, and we shall see, when we come to Section IV., what the bearing of the Board's proposal is on the present state of the rent-rates throughout the Province.

- 30. It remains to notice the recent decision of the Government of India, directing that engagements for land revenue shall, in future, be dissevered from . the payment of the local cesses on account of schools, roads, rural police, &c., which have been imposed at the present revision of Settlement, and which are now calculated at 5 per cent. on the rental assets, or 10 per cent. on the sum payable as land revenue. The effect of the decision briefly is, that, while the Government restricts itself for the term of Settlement to the sum fixed on by the Settlement Officer as representing its fair share of the rental assets, it reserves to itself the power at any time to raise or revise the sum payable as local cesses; and that the total payable by the landholder is open at any moment to increase and re-adjustment. An illustration will make this clear. A, a landholder, formerly had an estate of which the rental was Rs. 1,000. He engaged with the Government for the payment of Rs. 550 in one sum, calculated at 55 per cent. of the assets, and was exempt from any further liabilities during the currency of the Settlement. Government credited the land revenue with Rs. 500, and the local funds with Rs. 50. Now, A will engage with the Local cesses. Government for the payment for term of Settlement of Rs. 500 only. For the present he will be called on to pay, in addition, Rs. 50 to the local funds, but in future—next year, ten years, twenty years hence,—he may be called on to pay Rs. 100 or Rs. 150, and the share of the rental assets retained by him, unless during Settlement he can manage to increase his income, will, of course, be proportionately diminished. Sir William Muir opposed this decision strongly, viewing it as impolitic, and as opposed to the principle of a thirty years Settlement: as tending, in other words, to destroy the feeling of security which long term leases bring with them. The Government of India, however, have declined to reconsider the matter: affirming that their view is in accordance with the orders of the Secretary of State: and have desired that their decision may be given effect to.
- 31. There has also been recently introduced a change in the mode of field survey. Up to the present time the survey has been carried out by the Settlement Officer, with plane table and chain, and with the aid of a trained subordinate native staff. The experiment is now being tried of carrying out the survey through the agency of the Revenue Survey, the Settlement Officer receiving from the officers of that survey the village maps, and filling in independently in his field book, by his own subordinates, the necessary classification of soils, crops, tenants, and so on. The experiment is now being tried in two Districts—will shortly be extended to others—and is likely to prove very successful, and to save the Settlement Officer an enormous amount of exposure, wear and tear, and time, which he could ill afford.

SECTION III.

PROGRESS OF THE SETTLEMENT OPERATIONS.

- 1. I come now to the sketch of the order in which the several Settlements were taken up, and the progress they have respectively made. Settlement operations greatly prolonged. It will easily be understood that their completion has been much retarded by the delay in the issue of final orders regarding Permanent Set-The Bolundshuhur Settlement, for instance, was finished in 1864; but a review of the circumstances of each estate was required before those could be selected which fulfilled the conditions laid down by the Secretary of State. Similarly in Mozuffernuggur; though in this District a partial revision of Settlement has been in progress, on other grounds than the question of Permanency. last twelve years (excepting only for a brief interval) there has been a Settlement Officer in Mozuffernuggur. In Goruckpore, too, commenced upon in 1860, operations connected with the imposition of local cesses kept the Settlement open, and it is only within the last few months that the District has been freed from the officials of the department. Eight years, again, have elapsed since the Meerut Settlement commenced. It was not to be expected that so important a measure as the revision would be carried out without controversy and discussion. is unfortunate that just as there seemed a likelihood of the land having rest, the whole question should be abruptly re-opened. The uncertainty which in several Districts has kept open the Settlement for more than a third of the full term of Settlement is an evil to which, when we hear more talk of the inadequacy of our present assessments, attention must be prominently called. If we are still to go on discussing and debating, we shall find two-thirds of the term of Settlement gone before we have finally made up our minds whether there is be a Settlement at all.
- 2. I give in a tabular form the dates on which the several Settlements

 Tabular statement of progress.

 expired, the operations connected with the revision commenced, and the operations therewith connected were reported to the Board; the date on which the Board reported to the Government; and the date on which the final orders were issued.

District.			Date of expiry of former Settlement.		Date of commencement of Revision.		Date of Report of completion to Board.		Date of Board's Report to Government.		Date of Government Order.
Dehra-Doon Saharunpore Mozuffernuggur	•	•••	July 186 1st July Ditto		186 185 186	4. 0.			August August erations no	1871	Not yet received Ditto. rought to a final
Meerut Bolundshuhur Allygurh Bijnour	•	•••	Ditto Ditto Ditto	1869 1868 1866 1866	October March Nov. Nov.	1863 1858 1866 1863	S close April	1865	Taken up	directl 	y by Govt. 1870.
Budaon Bareilly Pillibheet Shahjehanpore	•	•••	Ditto Ditto Ditto Ditto Ditto	1867 1867 1868 1868	January Nov. October January	1865 1865 1867	Settlen close		erations	not ye	t brought to a
Furruckabad Mynpoory Etawah	•	•••	Ditto Ditto Ditto	1870 1871 1865	January April Nov. October	1867 1868 1863				70#1	
Jaloun Jhansie Lullutpore Allahabad	•	•••	Ditto Ditto Ditto	1863 1857 	Sept. August Nov. April	1860 1858 1859 1867	Nov. Dec. June Settleme	1869 1867 1871 ent not	August August March vet compl	1871 1871 1871 eted.	Not yet re-
Goruckpore and l Azimgurh	Bustee	•••	Ditto Ditto	1859 1876	1860 October		Vario	us.		1871	Not yet received.

It must not be supposed that, because the Settlement of six Districts only has been reported to the Board, the assessment of the re-Assessment very genemainder is incomplete. It has been explained that, as soon as rally approaching comthe Board have reviewed and approved the Settlement Officer's report on his proposed rent rates, which is usually submitted successively for each of the fiscal sub-divisions of a District, as he takes them up, the new assess-In Pillibheet, Bareilly, Budaon, Bijnour, Mynpoory, ments are given out. Allygurh, Shahjehanpore, Etawah, Etah, the new Furruckabad, Meerut, assessment of the whole District is complete, or nearly so. In Azimgurh, and in Allahabad, the demand has been largely revised. In Futtehpore, Campore, Moradabad, and Muttra only, in which operations have but recently commenced, no revision of assessment has as yet been reported. In Mozuffernuggur, the whole

Α. Dehra-Doon. Saharumpore. Mozuffernuggur. Meerut. Bolundshuhur. ∆llygurh. Bijnour. Budaon. Barciliv. Pillibheet. Shahjehanpore. Parrucksbad. Mynpoory. Etawah. Etah. Jaloun. Jhansie. Lullutpore. Goruckpore. Bustee.

C.
Muttra.
Futtehpore.
Campore.
Mondabud.
Terai.
Kasheepore.
Perguunahs.

В.

Allahabad.

Azimgurh.

of which had been reported, revision of assessment in six Pergunnahs has been decided on, and is now in progress. Final report of completion of a Settlement is not sent in till all the elaborate work connected with the preparation of the record of proprietary rights and the rent-roll is finished. So far, however, as the direct Government interest in the re-settlement of the Provinces is concerned, the Settlement of the 20 Districts marked in the margin A may be

said to be either complete, or very near completion; the two Districts marked B being in a more backward stage; and the assessment of the five Districts marked C not having as yet been in any measure effected. In Agra, Banda, and Humcerpore, the term of the old Settlement has not yet expired.

Settlement operations have now, in one District or another, extended over nineteen years. Lullutpore and Jaloun were the first Instances of Districts in which Settlement opedistricts that came under revision, the work commencing in rations have been unduly prolonged. 1853, and not being brought to a close till 1869. Jhansie was begun upon in 1854, and closed in 1867. In all these districts the work was stopped, and much of its results destroyed, by the disturbances of 1857. Thus, in Jhansic, the Settlement of two Pergunnahs was reported and sanctioned before the Mutinics; the Settlement of a third being also completed and reported. But before the orders of Government had been received, the disturbances of 1857 broke over the country, and swept away Reports, Settlement Officer, and, for a time, the Government itself. Of those three Reports there is not a line now forthcoming. Copies of a considerable number of the village papers were recovered; but of the labours of the three years no complete record can be looked for. again, in Saharunpore, where the work commenced in 1854; and 1857 found the measurement of the District drawing to a close. The outbreak of the mutinies put a stop to all ordinary District work, and to Settlement work with the rest. In December, 1857, it was resolved that the assessment of the District, torn to pieces

by anarchy and riot, should be suspended for a year, and it was not till the close of 1859 that the work was allowed to re-commence. It was reported in 1864, and condemned immediately; and the revision which was directed did not come to a close till 1867. Mozuffernuggur was commenced on in 1860; reported in 1865; partially condemned in 1867; and still labours under Settlement. hur, also commenced in 1860, was reported in 1865; was again, in 1867, visited by a Settlement Officer, in consequence of the decisions regarding Permanent Settlement, and has recently been confirmed: after narrowly escaping, in 1869, the fate of Mozuffernuggur. In Goruckpore, commenced upon in 1860, a variety of patch work, connected with portions of the District, kept a Settlement Officer at work till last year; but in the remaining districts of the Provinces the work has been uninterruptedly pursued. What may yet be in store for them I cannot say; but, unless fresh revisions are sanctioned, we should see the assessment of all the Districts now under Settlement completed by 1876; and the last District, Banda, of which the Settlement falls in in 1874, disposed of by 1879. Twenty-six years will then have elapsed from the date on which the two first of the Districts now comprised in the North-West were placed in the hands of a Settlement Officer. Others were begun twelve years ago, and are not yet sanctioned; one of these is not even yet completed. These facts are significant to those who know what the Settlement of a District means: the value of property depreciated until the exact amount of the new assessment is declared: credit affected: heart-burning and irritation between landlord and tenant: suspicion of the intentions of the Government: a host of official underlings scattered broadcast over the vexed villages. ceive nothing more beneficial than a prompt assessment of the public demand, with a speedy adjustment of rents and of proprietary rights. But nothing can equal the injury inflicted by a slow, uncertain, Settlement, dragging its length along, obstructed by conflicting orders, harrassed by successive administrations, and finally threatened with annihilation at the moment when it seemed to have nearly finished its course. Little wonder that we hear of the land needing rest.

SECTION IV.

RENT-RATES.

- 1. I come in this final Section to the economical aspect of the Settlement,

 Remarks on the Ap. the nature and progress of which I have tried to sketch in
 the preceding pages. It was to illustrate this part of my
 subject that I begged the several Settlement Officers to furnish me with the
 figures which form the Appendices. Copious as the figures are, I should have
 wished for, and, of course, for the asking, could have obtained, even further
 detail: but, for reasons which I will presently give, the information I have
 collected seemed sufficient for my purpose. Although, for a technical and
 detailed analysis of the assessments, more would have been necessary, there is
 enough got together here to bring out the main features connected with the revision. Some points not noticed in the Appendices, but material to the matter
 before me, will be touched on in the course of the remarks in this Section.
- 2. It may possibly be objected that, as a Settlement Officer, analysis Technical treatment of of the assessments will be expected of me; but, for the the subject, why useless. reasons given in the opening 'paragraphs of this Memorandum, I have purposely abstained from a purely technical treatment of the question. To be of any general use, the Note should be generally intelligible. Settlement Officers, in the second place, have been called upon for information and opinions regarding our Settlement system, which will form the basis hereafter of an elaborate report on the Settlement Question by the Board. In that report a more technical treatment may probably be necessary. Last, though not least, an elaborate and minute inquiry into the circumstances, the rent-rates, the assessment, and the capabilities of each Pergunnah, would fill half a dozen volumes in itself. It would be a labour of Hercules; and I doubt if, when accomplished, it would be of much avail. The Appendices shew, in what I hope is a convenient form, the relative circumstances of the several Districts; the extent of their cultivated area, and of the area not yet brought under cultivation; the area under irrigation; the growth of their rental since the last Settlement; the rental as the proprietors now return it, and as the Settlement Officer has determined it; the ratio of increase in those rentals compared with the increase of cultivation; the incidence of rentals of the last and of the present Settlement on the cultivated and assessable area of the two Settlements; and the rent-rates adopted for the several soils by the Assessing Officers, with the classification of soils. This should serve as a guide to the progress of the country during the last thirty or thirty-five years.
- 3. Commencing with Deyra, and pointing out the causes of the low mental and mode of treatment.

 Saharunpore and Mozuffernuggur, the condition of tracts settled in the earlier days of the past decade. Passing to Meerut, the circumstances of that District, in which revision commenced at a later date, will be glanced at. In connection, especially, with Pergunnah Baghput, I shall attempt to explain my views, regarding the causes which mainly contribute to raise or keep stationary rent in these Provinces. The Settlement

Officer's remarks on that Pergunnah are the text which I shall take in aid of my own conclusions. The especial point to which attention will be called is the general identity of what we now call "rent," with the old Government "revenue" rates. The mode, and degree, in which the change of a public into a private rental has operated on the rates at which land is now held will be particularly dwelt on. I wish to call attention to the great change we have introduced into the relations of those cultivating the land, and those who either before or during our rule have acquired proprietary rights therein. To that change, in my opinion (decreed, it is true, long since by us, but only gradually and as yet partially accepted by the people), we must mainly look for the comparatively little progress hitherto made by landholders in enhancing the rents at which their land is held. I shall support my argument with evidence furnished by extracts from the reports on other Districts: Bareilly, for example, Furruckabad, and Allygurh; and I shall quote the views recorded on this point by Mr. Bird, when a Member of the Revenue Board. The inferences, finally, to which this treatment of the subject seems to lead, in regard to the Settlement of these Provinces, viewed in its relation to the State, and to the classes connected with the land, will close the Memorandum.

- Before taking up the several Districts, some further remark is necessary about the Appendices. They contain figures for all the Pergunnahs of which the rent-rates have as yet been sanctioned, excepting only the Hill Tracts of Kumaon, Gurhwal, and Jounsar Bawur, which I have purposely excluded as exceptional, and as bearing no resemblance to the North-West Provinces proper. The first Appendix, it will be seen, purports to be a Comparative Statement of the former and present area in the several Districts of the North-Western Provinces which have come under Settlement; but, in point of fact, the comparison, at least in two respects, must be made with Appendix I. great caution. It is noted by the Settlement Officer more than once that the details of the irrigated area at the last Settlement were very imperfect. The detail of lands cultivable, but not actually cultivated, must also be taken with reserve. It is difficult in every case to distinguish barren lands from land which is capable of cultivation. I have already in a previous place spoken of the slight difference in the mode of entering the revenue free lands. Comparisons, therefore, of the Province or Divisions, on these heads, as a whole, must not be attempted; they will only mislead. The total area,—the area, recently abandoned,—and the area under cultivation of either Settlement, may be accepted as correct. Indeed, every description of area in the present Settlement, may be taken as representing faithfully the status at Settlement. Irrigation or cultivation may, in some cases, have increased since then, but the figures record the condition at the time the measurement was made.
- 5. The second Appendix shows the assessable and cultivated area of the two settlements, with the former and present assumed rentals, and their incidence per acre of cultivable land and of cultivation. Under "assessable" is included land cultivable but not actually cultivated: fallow land: and land actually under cultivation. The rentals, like all the other figures in these Λp -

pendices, have been supplied by the Settlement Officers; either, as in the case where Settlement Officers are still in the District, by direct reference: or, as for example in Deyra, Goruckpoor and Bustee, by referring to the printed Settlement Report. This Statement illustrates the comparative average incidence of the rentals assumed 30 years ago, and those now taken as the basis of assessment. With regard to this Statement, too, caution is necessary. Whatever may be the case with present rentals, the rental assumed at the former Settlement was sometimes excessive, and sometimes much below the mark. Also, in some instances, it has been arrived at by assuming that the revenue was two-thirds of the rental, though it may have been a little more or less. The actual increase in rental is by no means again in every case commensurate with the apparent increase. An instance of this is to be found in Bidoulee, Pergunnah Mozuffernuggur, of which the old Settlement proved intolerable. The rental now assumed shows a decrease; but the former rental was much over-estimated by the Settlement Officer of 1838. Another instance of the contrary kind is to be found in Pergunnah Kurraree of the Allahabad District, where the increase in rental amounts to Appendix II-V. Rs. 172,694 on a former rental of Rs. 1,23,640, and the incidence has apparently risen from Rs. 2-5-0 to Rs. 4-12-10, or Rs. 2-7-10 per acre. The rental assumed in 1840 for Kurraree was very much below the mark. Any generalisation, therefore, from the figures furnished, as a whole, in this Statement will be fallacious. Selected Pergunnahs only can be taken. Appendix III, the percentage of increase and decrease furnished by the figures in Appendix II are worked out; and the remarks that have been made on the figures apply equally, of course, to the percentages. The object, then, of the three foregoing statements, it will be seen, is to shew, as far as the material I have got together can show, the comparative increase in the assets of the various Pergunnahs. The next, Statement IV, is designed to illustrate the extent to which Settlement Officers have accepted the record of the rental, as shown in the village papers, and the degree in which they have severally considered that these rentals faithfully represented the actual rent-roll. This information cannot be given for every District. Some officers have contented themselves with recording the rates they proposed to adopt, and the rentals worked out by such rates, without embodying in their reports the rent-rolls actually exhibited in the village papers. In the practical work of assessment, the rent-roll recorded for each estate is consulted, but officers differ very much in their estimate of the accuracy of these returns. The figures given, however, are quite sufficient for the object which I have in view; and though the Statement, as a whole, for the Province is incomplete, it answers the purposes of this Memorandum. In the fifth and final Appendix I have put together the assumed acreage rent-rates adopted by each Officer in assessment. To have made this Statement actually complete, the area of each kind of soil in each circle with its rental should be given; but this, which for a technical review of assessments of individual Pergunnahs would be indispensible, is not necessary for my purpose. The mass of figures would have swelled the Statements, already very claborate, beyond all bounds: and, though

reluctantly, I determined to exclude them. This Statement illustrates the great variety of classifications adopted by Settlement Officers in working out and generalizing rent-rates; while the variety of classifications makes it difficult to compare Districts with one another. But it may be noted here that the term "gowhan," used in almost every case, is applied to the lands more immediately in the neighbourhood of the village site; though the area of lands included in "gowhan" will vary according to local Nomenclature of soils. usage; or, in a measure, with the method of the Settlement Officer. This is usually land highly manured, irrigated and cultivated either with garden produce, vegetables, and so on, or with the more expensive and lucrative crops. Domut and Sewai, other very commonly used terms, are loam: mostly used for the spring crops, wheat, barley, &c., and on which sugar is very commonly grown. "Mutyar" and "Dakur" are different names in different parts of the country for the stiff clay lands on which rice and gram are grown. Roslee, and Seegon are similar, but inferior to Domut. Bhoor is inferior to Roslee, or Seegon: and largely mixed with sand. Turai are alluvial lands. Manjha, and Barha, indicate the classification of land, ranged according to its lesser or greater distance from the village site. Each of these zones will include within itself one or more of the distinctive kinds of soil. The nomenclature in the Jhansie Division differs, like the soil itself, from that of the Turai and Kachar are alluvial lands; the former being those which lie nearest the regular level of the water. Mar is the well-known black cotton soil, Kabur an inferior soil, like Mar; mainly used for wheat and gram: but stiff soil, liable to injury either from extreme drought or moisture: and which cannot be closely sown. Purwa and Pundooa are mixed clay and sand: an Rakur is a refuse soil, lying on the beds and in the margins of inferior soil. ravines, full of gravel and small pebble. Motee and Putree, profixed or affixed to the designation of a soil, merely indicate the superior or inferior description of that soil.

- Rentale, not revenue, it is the rental progress and status of the country which I wish most to shew. To have given, in each instance, the figures of the former and present assessments, the revenue as well as the rent-rates, would have been extremely confusing. It may be explained that the former revenue was, as a rule, calculated at two-thirds of the rental; the present is calculated at one-half. This, in the absence of specific information, will aid in estimating the relative incidence of the former and the present demand. The demand is not necessarily two-thirds or one-half to a fraction; the assessment on individual village, arising from their exceptional circumstances, slightly affecting the proportion. It may be borne in mind, also, that the ratio of the Government Revenue having been reduced from two-thirds to one-half, unless the rental has risen 33 per cent. since the former Settlement, there will be an actual decrease in the present Government Revenue.
- 7. The first Division on the list, the Hill Division of Kumaon being excluded, is Meerut; the first District, Deyra. The Deyra District consists of

two main Divisions, the Plains' Country and the Hill Tract called Jounsar Bewar. This latter tract has but recently come under Settlement, and is excluded altogether from this Memorandum.

Deyra is a very exceptional District, and bears little affinity with the Districts of the Gangetic Valley, or the Trans-Ganges Districts in the South-East of the Provinces. It lies between the Himalayas and the Sewalik Range, and is nearly 2,400 above the sea. The surface of the District is largely covered with forests, the clearings being mainly occupied with the usual autumn and spring crops, and with the tea-plant. The climate, otherwise extremely healthy, is, during a great part of the year, prejudicial to life and health in the forest tracts. The flora is extremely varied, including many English as well as tropical plants. To clear the too abundant vegetation, Government, in 1837, arranged for a system of extensive grants; but from sickness and other Sketch of the Deyra causes, unnecessary now to detail, the grantees were unsuccessful, and much of the land then taken into cultivation was shortly afterwards The soil is generally considered inferior in productive power to that of the-Cis-Sewalik Districts; labour is comparatively scarce and expensive: the style of cultivation inferior: and the soil is capable of very considerable development.

8. We find that of the whole assessable area, whether at the past or present Cultivation and rent Settlement, 49.8 only is cultivated. Of that area, 34 per cent. is irrigated, and cultivation has increased 24.4 per cent. The nominal increase in rental is enormous, 146.8 per cent.; while it falls at Re. 1-11-2 only on the cultivated area, an increase of 98 per cent. on the old rate. The highest soil rates fall only at Rs. 3-8 per irrigated acre for meesun, which is the best manured land; for second class wheat, and for rice lands (roslee and dakur), the rate ranges on irrigated land from Rs. 2-4 to Re. 1-8; and on dry land from Re. 1-4 to Re. 0-14-6. The extreme lightness of these rates may be best shown by comparing them with those of Tehseel Saharunpoor, in the adjoining District of that name:—

	Sort.							
DISTRICT.	Мея	esun.	Roslee.					
OJOGUETRICT. DISTRICT.	Irrigated.	Dry.	Irrigated.	Dry.				
5 ESAHARUNPORE (Average)	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.				
SARABUNPORE (Average)	 6 2 0	4 1 6	3 15 9	2 12 2				
DEYRA (Highest)	 3 8 0	2 0 0	2 4 0	1 4 0				

^{9.} The great increase in the rental is more apparent, I imagine, than real.

The assessment of 1840 was made, so far as cultivation extended, on an uniform arbitrarily assumed rate, and was professedly adapted to the great backwardness of the tract; but, no doubt, the increase in the irrigated area is very large, and I believe is bonâ fide. The new

demand, excluding the land held in grants is, Rs. 31,637; or an increase of Rs. 11,132 on Rs. 20,505, the old demand: the incidence of that demand on the cultivable and cultivated area being respectively:—

		-	On cultivable area Rs. As. P.			On cultivated area. Rs. As. P.		
Former rate	•••	•••	0	5	5	0 10	11	
Present do.	•••		0	6	9	0 12	1	

Settlement has been recommended for a term of 20 years, expiring on 30th June, 1883. As long as there is such a large margin of cultivable land, and so small a population (98 to the square mile: the North-West average being 361), there is very little prospect of rents materially rising. What has been said, meanwhile, will explain the extremely low rates of this District.

- 10. The next District is Saharunpore, bounded on the north by the Scwalik Range; on east and west by the Ganges and Jumna; Sketch of Saharunpore and on the south by the Mozusternuggur District. to the north a large Forest Tract, with water at a great depth, and backward cultivation; the surface of the country being cut into ravines by innumerable small streams and channels, issuing from the Sewalik Range, and making their way to one or other of the principal streams which traverso the District. Boulders and stony débris lie thick along this tract, and population is very The alluvial plains of the Ganges are very extensive, wild in great part, ill-populated, with difficult communications. The Jumna low-lands are more forward, and the central up-lands of the District are populous, fertile, and very fairly irrigated: two canals passing through them. The proprietors of the district are, as a rule, a turbulent and indolent race: Goojurs, and Rangurs: the two great cattle-lifting classes. Village communities prevail, and there are large bodies of Mussulman proprietors, miserably poor, and subsisting with difficulty on the proceeds of their much-divided lands. It was a District before 1838 partially very much over-assessed, and noted as such by Mr. Bird, and the Settlement of 1860 found it in a decidedly backward state: suffering, moreover, from the disturbances in which it had taken a very prominent part, and from the famine which fell on it very heavily. The holdings, whether of cultivators, or of proprietors cultivating their own land, are small; averaging in the latter case five acres.
- 11. This, it will be remembered, was the first District in the Doab portion of the North-West to come under re-settlement. The measurement was effected prior to 1857; and, although its results were tested and recorded after the Mutinies, there has been since then a large extension both of irrigation and cultivation. The former area of each of the Pergunnahs composing this District is nowhere given in the Settlement Reports; and, although these might be got from the Census of 1853, boundaries of Pergunnahs so frequently change in forest and river-bounded districts that any comparison, unless made by the Settlement Officer himself, would be dangerous, and probably misleading. The figures of the former Settlement, given in Appendix I, are those which are given in Mr. Bird's Note already alluded to, and show the Status of 1838; but there is a considerable difference in the total area, due to subsequent changes with the adjoining District of Mozuffernuggur. For this reason I have not

given the incidence of the rental on the former area in Appendix II, and the increase in the cultivated area, shewn in Appendix III, is not precise. On the contrary, in the Census Report of 1855, it is stated that the cultivated area of the District in 1855, and, as still constituted, amounted to 6,83,567 acres; so that the area of re-settlement (7,32,031) gives an increase of 7 per cent. only. The assumed rental of the former Settlement has been arrived at by adding one-third to the former demand; that of the present Settlement is taken from the Settlement Report. The result is an increase of rental throughout the District of 37.9 per cent., from which it will be seen that the increase on the old revenue demand in this District is very small. The increase in rental ranges from 88.2 in the Faizabad Pergunnah to 11.7 in Bhugwanpore, in one Pergunnah only, viz., Jawalapore, there being an actual decrease of 3.6. The information about the former condition of this District is scanty and unsatisfactory: but this much, at Settlement, was clear, that cultivation extended to 79.2 per cent. of the assessable area, ranging from 91.5 in Deobund to 51.8 in Jawalapore; that 21.9 per cent. only of the cultivated area was irrigated; that the proportion in different Pergunnah was also as a still constitute of the cultivated area was irrigated; that the proportion in different Pergunnah was also as a still constitute of the cultivated area was irrigated; that the proportion in different Pergunnah was also as a still constituted area.

pore, there being an actual decrease of 3.6. The information about the former condition of this District is scanty and unsatisfactory: but this much, at Settlement, was clear, that cultivation extended to 79.2 per cent. of the assessable area, ranging from 91.5 in Deobund to 51.8 in Jawalapore; that 21.9 per cent. only of the cultivated area was irrigated; that the proportion in different Pergunnahs varied largely; and that the new rental fell at Rs. 3-1-9 the cultivated acre: ranging from Rs. 2-7-0 in the Pergunnah of Jawalapore on the Ganges, to Rs. 3-14-11 in the more central and comparatively highly irrigated Pergunnah of Saharunpore itself. Cultivation had increased not less than 20 per cent. The increase in irrigation cannot be stated, but it is still very partial. The price of wheat, which Mr. Bird quoted at 80lbs avoirdupois to the rupee for ten years previous to the Settlement was, at re-settlement, 60lbs.

12. Writing in 1870, the then Collector stated that the assets of 242 villages irrigated by the canal had increased in round numbers from four to six lakhs of rupees within three or four years. The Board, with the view of ascertaining approximately the present state of the district rental, called for the totals of the agricultural last year. The figures shown by the Collector were for those villages only which were reported fit for Permanent Settlement. The figures now given are for the whole District. They are probably below the actual rental, as the full value of seer holdings will, in a District where rents are largely paid in kind, have been under-stated. But on the other hand, 1869-70 was a year of exceptionally high prices, and the two considerations are pretty equally balanced.

Statement shewing total Rental of Saharunpore District for 1869-70, as given in the Village Papers.

						
	1	2	8	4	5	Revenue (minus cesses) Incidence.
	Tehseel.	Pergunnah.	Cash only.	Cash and kind.	Total.	for 1869-70.
Present state of rental. R	HOOIRES	Faixabad Roorkee Bhugwanpore Munglour Jawallapore Deobund Nami	Rs. As. P. 1,37,165 10 5 28,902 2 0 84,209 2 6 22,262 10 2 51,464 9 3 70,926 2 0 1,10,485 9 9 35,042 2 8 95,517 14 9 94,069 7 9 67,309 2 7 1,86,991 2 0	Rs. As. P. \$9,741 6 3 1,11,111 7 5 44,620 10 3 1,34,665 9 3 38,299 5 6 68,328 3 7 24,979 13 6 79,195 8 2 61,569 9 3 62,235 5 4 1,13,710 7 8 2,791 7 8	Rs. As. P. 1,78,907 0 8 1,40,413 9 5 1,28,838 12 9 1,56,928 3 7 80,763 14 9 1,29,254 5 7 1,35,465 7 3 1,13,237 10 10 1,60,687 8 0 1,48,294 13 1 2,11,019 10 3 1,89,782 9 3	11 22 22 22 23 14 15 24 16 17 25 17 17 27 27 27 27 27 27 27 27 27 27 27 27 27 27 27
Prese	Nukoor	Gungoh	1,86,991 2 0 1,92,819 7 9 1,68,651 14 6 1,92,893 2 2	2,791 7 3 12,820 11 0 6,039 5 8	1,89,782 9 3 2,05,640 2 9 1,74,691 8 9 1,92,893 2 2	21 22 21 21 22 22 22 23
		Total	1,570,700 4 5	7,80,517 13 8	23,61,218 2 1	11,65,540 49

- Apart from the more general causes of which I shall have to speak, when I come to Mecrut, Saharunpore is precisely one of those Districts in Large increase in rental of Settlement not which at revision no very marked increase of rental could have been anticipated. It is occupied by small proprietors, probable. of lazy and extremely independent habits, and, as a rule, bad husbandmen. The Settlement Officer said of them :- "The cultivator generally in this District is the zemindar himself. In each village a little land beyond the means of some individuals of the body of zemindars is found in the cultivation of other persons, who pay rent in kind. They all live from hand to mouth." The proceeds of their lands suffice to maintain them, but leave little surplus. A rise in the price of grain is little felt as a benefit by such The District, moreover, which has suffered from a succession of calamities, was settled before any general confidence was felt in the rise of prices. During the last Settlement land was not very valuable. If statements prepared by the Collector in 1861-62 are to be trusted, land was mortgaged throughout the District at an average of between seven and eight years' purchase, and, by private sale, at a rather lower figure. There Depressed condition of the District. has, undoubtedly, been a great improvement since Settle-The canals have brought from 40 to 50,000 more acres under irriga-The emigrants of 1860-61 have long since returned; but Saharunpore suffers terribly from fever, which prostrates a large part of its agricultural population at a most critical time of the year. What increased rental there is, is due to canals, and the effect of recent prices on rents paid in kind.
- 14. Mozuffernuggur comes next. This District, lying between the Ganges and the Jumna, is bordered on the North by Saharunpore, and on the South by Meerut. It is largely irrigated both by the Eastern Jumna and by the Ganges Canal. The tracts bordering the two rivers, especially those on the Jumna, are occupied, as in Saharunpore, by Goojurs, and Rangurs. There are also many Mussulman communities. Proprietary holdings here, again, are small; but the industrious race of Jats have strong colonies in the District, while the soil is naturally fertile, and communications good. Taken as a whole, it is above the capacity of Saharunpore: though, like Saharunpore, it was settled at an unfortunate time.
- 15. The information regarding this District is incomplete, because a portion of it, six Pergunnahs, is for a second time, under revision of Settlement. The Settlement, as already stated, was concluded in 1864, and reported in 1865; but in 1867, an officer was sent to the District to report upon it in reference to Permanent Settlement. After an enquiry occupying four or five months, Mr. Cadell, the officer deputed, pronounced the Settlement of two out of the five Pergunnahs he had inspected to be not only inadequate as regards a Permanent Settlement, but in every respect inadequate and inadmissible. The assessment fixed for those Pergunnahs, tried by all the tests, both of comparison with general average rates and of a very close ascertainment of actual assets, was alleged to be entirely insufficient. "On an assess-

ment of a lakh and a quarter it is shown, on grounds of apparent unquestionable reliability, that the demand should be about $1\frac{1}{2}$ lake higher. It is evident that, if these assumptions are at all based on fact, as I believe them to be, the question is one of far wider reach than the simple issue of whether the assessment should be confirmed in perpetuity or not. The question is, whether such a Settlement can be confirmed at all; and I do not hesitate to say that it cannot. It would be unfair to the Exchequer, and unjust to the rest of India, which expects that every District shall bear Settlement of 1860-64 its fair assessment of Land Revenue: and what, if the Settlement were confirmed, was lost here would virtually be thrown as a burden upon the people elsewhere (Paras. 5, 6, Lieutenant-Governor's Minute, dated 26th May, 1868)." Mr. Cadell was accordingly directed to prosecute his enquiries into the assessment of other Pergunnahs, and explanation was invited from Messrs. S. N. Martin, and Charles Grant, the officers whose Settlements were thus condemned. The controversy need not now be revived: and it is enough to add that during 1869 Mr. Cadell submitted further reports, in which the Settlement of four more Pergunnahs,—six in all,—was questioned, as based on erroneous data, and failing to secure to the Government its due share of the In 1870 the Lieutenant-Governor called a conference at Meerut, when "the opinion of all present was unanimous that the assessment on these six Pergunnahs is inadequate; and that the inadequacy existed at the time when the assessment was framed, that consequently there should be a revision of the Government demand, preceded by a testing and correction of the entries of soil and irrigation." In this opinion the Lieutenant-Governor concurred (Paras. 2 and 3 of Lieutenant-Governor's Minute, dated 25th March, 1870). Mr. Cadell calculated the loss of revenue at about a lakh and a half of Rupees on an assessment of about 31 lakhs. "Indeed," added the Lieutenant-Governor, "if the assessment were now raised to five lakhs, the rates it is shewn, should nearly assimilate with those of the other Pergunnahs just alluded to." The Lieutenant-Governor, considering that the evidence furnished by Mr. Cadell proved conclusively that the assessment was originally inadequate, decided that it should be disallowed. Intimation was accordingly given that the then existing assessment of the six Pergunnals in question, would not be sanctioned beyond the current revenue year, and that a revision would take place, to take effect as soon as possible. The new assessments were to be based on present assets (i. e., on the assets, not when the old Settlement expired, but as they stood in 1870, with the advantages of higher rents and prices): and will run for the same period as the Settlement of the rest of the District, so as to expire at the same time with it. As regards the remainder of the District, the reports of Mr. Cadell would be awaited.

Government. They pronounce the Settlements, which were Mr. Keene's, Mr. Martin's, and my own, as adequate, when viewed as temporary Settlements, but they deprecate in many instances the grant of a Permanent Settlement. Inequalities,

such as exist in every Settlement, some purposely allowed at time of Settlement by the Settlement Officer, others alleged to have been inadvertent, a few, I must be permitted to say, the result of misapprehension on the part of Mr. Cadell himself,—are pointed out; but, as a whole, the Settlement of these eleven remaining Pergunnahs is accepted. The work of revision has, meanwhile, continued in the condemned six: though up to the present time the data which satisfied Mr. Cadell of the insufficiency of his predecessors' assessments, have failed to furnish him with proposals for his own. One Pergunnahs only 'Khatouli,' has been reported: but pending further information which has been asked for, the report lies before the Board. Excepting 'Khatouli' all the other Pergunnahs entered in the Appendices are those which were settled between 1860 and 1864.

The comparison between former and present cultivation and rentals may be pretty safely instituted in Areas and rentals. nuggur. The areas of either Settlement if not absolutely accurate having been carefully worked out: and the former assessment itself being just and adequate. Details of irrigation at the former Settlement are wanting. It will be seen that of the whole assessable area 76.7 per cent. is cultivated: ranging from 47.8 and 49.9 in the wild Goojur Tracts of Gordhanpore, and Bidowlee, to 89.8 in Khatouli, and 89.3 in the Kandlah Pergunnah, watered respectively by the Ganges and Jumna Canals. The large proportion of fallow lands shews the circumstances of the District, and illustrates the remarks made in a previous Section of this Memorandum as to the effects of the mutiny and famine. In Bidowlee, 9.9 of the total area was fallow: or 13 per cent. of the assessable area: in Jhinjhanah, 8.1 of the total area: in Thannah 'Bhawn,' 11:4: in Churtawal, 3:8: in Bugrah, 3:9: in Gordhanpore, 7:0: in the twelve Pergunnals, 4.5. The increase in cultivation is 3.4 only, the increase in the rental 31.6. The percentage of irrigation is high because, owing to the bad times, cultivation was in a great measure, confined to irrigated lands. cases, as in Bidowlee, Jhinjhanah, Thannah Bhawn, there is a considerable decrease in cultivation.* The rental in Bidowlee appears stationary, though, as already explained, this is not the case. 17.1 per cent. *Bidowlee Jhmjhanah Jhinjhanah and Thannah Bhawn, notwithstand-Thannah Bhawn ing the decrease in cultivation, there is a large The incidence of the rent-rates on an average of the increase in rental. District is disturbed by the abnormal results shown in Bidowlee and Jhinjhanah Pergunnahs, in which much land was temporarily throw out of cultivation. To find the bond fide incidence and rise of that rate, we must take Pergunnahs like Shamlee or Kandlah, Boorhanah or Shikarpore. In Shamlee we have an old rate of Rs. 4-0-9, a new, of Rs. 5-4-6, giving an increase of Re. 1-3-9, or 30.5 per cent. In Kandlah we have Rs. 3-5-3 at the last Settlement, and Rs. 4-6-10 at the present, an increase of Rc. 1-1-7, or 33.0. Both these are Pergunnals irrigated largely by the Eastern Jumna Canal, and in which the irrigated area had increased since the former Settlement. In Boorhanah we have Rs. 3-6-10 at the last Settlement, and Rs. 3-15-4 at this, an increase of Re. 0-8-6, or 15.5 per cent. In Shikarpore the rate at the last Settlement was Rs. 3-11-4,

at the present Rs. 4-4-2, an increase of Re. 0-8-10, or 14-8 per cent., both being Pergunnahs protected by Jat industry, and a considerable number of masonry wells: but irrigated only very partially from canals. In these four Pergunnahs, the increase in cultivation and in rental is respectively:—

	Increase in rental.	Increase in cultivation.
Shamlee	29.7	•••
Kandla	43.7	8.0
Boorhanah	21.0	4.8
Shikarpore	26.6	10.3

18. The actual increase in irrigation cannot be given: the details of irrigation at last Settlement being, as noted by Mr. Cadell in the remarks on Appendix I, "very imperfect." But in all four Pergunnahs the increase in the cultivated area has had little to do with the rent-roll: which is caused mainly by extended irrigation. It is dangerous to compare too closely rates of adjoining tracts, and the comparison, if not misleading, is frequently fruitless. As in Mozuffernuggur the incidence of the average rent-rate is generally higher than in Saharunpore, so in Meerut, again, we find it considerably higher than in Mozuffernuggur. Many circumstances combine to produce this. If, however, in Meerut and Mozuffernuggur, we compare the soil-rates of adjoining Pergunnahs, we find the soil-rates higher in the latter District.

			Mere	BUN.	Ros	LEE.	Вн	00B.	DAKUR.		
with Meerut.	District.	Pergunnah.	Irrigated,	Unirrigated.	Lrigated,	Unirrigated.	Irrigated.	Unirrigated.	Irrigated,	Unirrigated.	
Ē			Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
paris	Mozuffernuggur	Kandlah	8 8 0	6 6 0	6 12 0	5 2 0	3 15 6	1 14 10	6 0 0	4 0 0	
Con		Parasoulee Circle	6 12 0	5 14 0	3 14 0	2 12 0	180	1 4 0	3 8 0	280	
	Meerut	Barout	626	3 13 1	4 10 11	3 13 2	461	3 11 6	4 10 3	4 0 10	
		Chuprowlee	7 0 5	5 6 1	6 5 9	3 13 6	3 14 1	3 13 3	4 12 0	3 15 7	

I have taken in Mozuffernuggur the rates of the highest and lowest circles of the Kandlah Pergunnah, as illustrating the two extremes. Comparatively few villages, however, fall in the Parasoulee circle: the majority being in the Circles of Kandlah, Shamlee, and Kodana, the rates in all of which are higher than in the adjoining Meerut Pergunnahs. The sum of the rental will, of course, be influenced by the proportion of the area occupied by the soils, paying the higher rates, and by the ratio of irrigated land.

19. This, again, like Saharunpore was clearly not a District in which circumstances at Settlement were favorable to a large increase in the rentrates. But looking to the time at which the Settlement was made, the margin of cultivable land, the area now under irrigation, and the subsequent rise in prices and in rents, which are largely taken in kind, we may safely say that Mozuffernuggur, like Saharunpore, is a tract in which the rental during the term of Settlement will increase. In Bidowlee, with only half its assessable area

cultivated at Settlement, irrigation has been since introduced. In this Pergunnah, however, as in Gordhunpore, Settlement has provisionally been sanctioned for ten years only: a term which expires in the present year. In Thannah Bhawn also, which had suffered very heavily from mutiny and drought, with 70·2 per cent. only of its assessable area under cultivation at time of Settlement, there will be an increase. In such Pergunnahs as Shikarpoor and Boorhanah, where there is little canal irrigation, and no available margin of uncultivated land, the assets, if they increase, will rise only from a rise in the rent-rate. But these, like the Pergunnahs of the Saharunpore District, are occupied mainly by industrious, but minutely divided, communities; each man living on the proceeds of his own share: with little spare grain to throw into a rising market. In such Pergunnahs as Kyranah and Kandlah, there will be an increase from canal irrigation. Setting this apart, the consideration of what may be anticipated from a rise in the rent-rate, in tracts held by small proprietors, belongs to a later part of this Section.

20. We have, then, seen the circumstances of a District peculiarly. placed: and have glanced at the results as shewn at time of Settlement in two more Districts, assessed at a time when they had not recovered from great and successive calamities. The comparatively small increase in the rent-roll is not matter of astonishment here; but we come now to Meerut, which, with signal advantages, fails equally to give us any signal rise in rents. Meerut lies between Mozuffernuggur and Bolundshuhur, and is flanked, like them, by the Ganges and Jumna; watered by the Eastern Jumna, and the Ganges canals; traversed by the railway; and has excellent road communication. Mr. Bird wrote of it thirty-one years ago: -"This is a very fine District, and some parts of it very highly cultivated; in others a good deal of culturable waste existed at the time of Settlement. A moderate increase may be obtained on the lapse of the present term from the increased area under cultivation, but none can be looked for from enhancement of rates, except what may be obtained by the introduction of canal irrigation. The District has never suffered from over-assessment or oppressive management, and is now in a very flourishing condition, possessing every element of prosperity. The tenures are various, but the putteedaree tenure (village community) preponderates." Here, again, the comparative statements of cultivation and rental may be received as reliable; and they show a very marked increase in prosperity and wealth. 81 per cent. of the whole assessable area is cultivated, the rates ranging from as high a figure as 90.4 in Barout to 59.3 in Hustinapore, on the Ganges; but in most cases being Of the cultivated area 55.3 is irrigated. Cultivation since over 80 per cent. the last Settlement has increased 21 per cent.; from 47 in Gurhmooktesur to 10.5 in Jellalabad. Irrigation, if the figures of the Settlements are to be trusted, (I should say they must be received with some caution,) has increased from 2,32,949 to 5,78,512 acres. The rental has increased 59.5 per cent. from 88.9 in Baghput to 32.7 in Pooth. The increase in the average rent-rate is Re. 1-0-1 per acre; or from Rs. 3-2-9 to Rs. 4-2-10. The increase in the rental, largely in excess of the increase in the cultivated area, is caused by the increase in the

rent-rate, arising mainly from extended irrigation. The soil is owned and cultivated in great measure by Jats, Tuggas, Rajpoots, Goojurs.

The average incidence of the rent-rate is Rs. 4-2-10; ranging from Rs. 6-3-4 in Chuprowlee, of which the soil is "almost Notice of Pergunnahs. uniformly of the very best description, chiefly rich loam, and yielding the finest products," to Rs. 2-15-0 in Kithoor; cultivated principally by Goojurs, and of which the former Settlement was "extremely low." The remarks of the Settlement Officer on the several Pergunnahs amply illustrate the great Thus, Pergunnah Meerut has a "soil generally of superiority of this District. remarkably fine and fertile quality," 10 per cent. being under sugar, 31 per cent. under wheat, 7 per cent. under cotton. Here, with an increase of 12 per cent. in cultivation, 64 per cent. has been assumed as the increase in the rental. In Sirdhana, again, the "soil is nearly all of a very fine quality ranking with the best in the District." Canal water is "most abundant;" but, generally speaking, has simply displaced wells. The Pergunnah pays Rs. 5-2-6 per cultivated acre; and with 29.2 increase in cultivation has an increased rental of 44.7. In Dasna, where the soil is chiefly clay and favourable to kucha wells, which have been displaced by canal water, farming is "of the higest order," and "the richest products, particularly cotton and wheat, are grown extensively." Here again the enhanced rental is Rs. 100,356 in excess of the former one, viz., Rs. 1,45,744, though the rent-rate falls at Rs. 3-15-6 only, a low rate as compared with many of the other Pergunnahs. Kotana is a Pergunnah of "extraordinary fertility and richness." The Eastern Jumna Canal irrigates largely. Of the whole cultivated area 76.2 per cent. is irrigated. Cultivation has increased 34.5 per cent.; but the increase in the rental is 50.8 only.

Haupper and Gurhmooktesur are noted as the indifferent Pergunnahs of the District, the former having a soil below average, a large proportion of which is decidedly bhoor of little value, and wholly dependent on the rains for its water-supply. But 51.2 even of this Pergunnah is irrigated, and irrigation has increased immensely, while cultivation has extended 20.2 per cent.; an increase of only 48.0 per cent. in the rental is assumed. Gurhmooktesur is spoken of as the "poorest Pergunnah of the District, a rolling prairie of sand." There is little canal irrigation, 24.6 per cent. of the cultivated area being irrigated from all sources.

22. The figures given for this District must raise the question to any one who looks at them—If the District is so extratively small increase in ordinarily fertile, if cultivation has extended so considerably, and irrigation so enormously, why is it that the rental has not increased to a very much higher figure? The answer will be found in the Settlement Officer's remarks on the Pergunnah of Baghput, which apply with more or less force to the whole of the Meerut District. "Whether there were difficulties which we know not of in the way of enchancing rents, or whether the people were ignorant of the procedure, is doubtful, but the fact remains. We do not find that rents have, as a rule, changed. No doubt

they have risen, but how and when we cannot trace; and all over the country, and especially in this Pergunnah, we find the low rents of olden days, when landlords were glad to entice in tenants at almost nominal rents in order to lighten their own burthen."

The former rental had been Rs. 2,22,331. The rental actually assumed by the Settlement Officer was Rs. 4,20,070. The capabilities of the Pergunnah he estimated at about Rs. 5,10,000. The difference between these two figures, in round numbers 90,000, is the further sum which, in his judgment, the Pergunnah is capable of annually paying as rent. Had he taken that rental, the increase on the assets of the old Settlement would have been, not 88, but 129 per cent. but he could not say when that rental would be arrived at, and as he was dealing with men, and not with figures only, he did not dare to raise the demand at once to the sum so assumed. It should be added, however, that the bond fide increase is less than 88 per cent., as the last Settlement Officer, Sir Henry Elliot, assumed—from motives of expediency—a lower rental than actually existed 30 years ago.

- 23. "We do not find that rents, as a rule, have changed." Other Districts, as we shall see, settled when prices ruled higher, tell us the same. This, then, is the answer to those who clamour for an increase of land revenue proportionate to the increase in artificial advantages of irrigation, prices, and so on; to calculations such as I have quoted from the *Indian Economist*. Rents have not risen in anything like-the ratio they should rise, looking only to those advantages.
- 24. Why is this? The main reason I believe is to be found, as already indicated in a previous Section, in the origin of what we now know as rents. I said that these originally were, as a rule, the old revenue rates, formerly used as the basis of the Government assessment, but made over from henceforth to the men on whom we have conferred proprietary rights. These men received them in great measure stereotyped, as revenue rates, by custom, and the idea of flexible competition rents was as unfamiliar to them as to those whom we declared their tenants, or as, on the other hand, it is familiar to our English ideas. Before our Government, the rates to be paid for the use of the land were not fixed at the will of those who engaged for payment of the revenue, but by the Officers of Government; the Amil or the Canoongo. "What that portion of the produce should be was not fixed; it was perpetually changed at the will of the Sovereign, and occasionally commuted to a money rent for a term of years of his mere will; none other but the Sovereign having any claim to interfere with it, or any right to fix or to alter it." Bird, Page 420, Board's Selections, 1872). If in any year the assessment was increased, it was probably because a different estimate of the extent of cultivation was formed by the Amil. There was no survey: and the demand was based on mere conjecture. If the rates would not meet the demand, the balance, I believe, was raised by rateable contribution among the occupants of the soil. Where powerful families had usurped the soil, dispossessing the old occupants, and introducing creatures of their own, their influence may have been greater

than that of the Government officials, whose business it was to assess and collect the land revenue. They may have exacted higher rates, or they may have shown partiality and forbearance: but, what they took, they took as the rates of the public demand, and not as the rents to which they, as sole proprietors of the soil, were entitled. Till private proprietary rights were recognized, this must necessarily have been the case. When we received the country, though we recognized or created a right of property in individuals, these old rates were maintained. At the last Settlement, it was very generally agreed, both by proprietors and by cultivators, that the rates should be undisturbed for the term of Settlement. The reason of this is perfectly clear. They were regarded by both parties as the basis of the public, not of a private Settlement; and changeable, therefore, only in the event of the Government changing its demand. The proprietary claim, so far, was in abeyance. The men we had made proprietors did not understand all that the gift conveyed with it. To this day, the Settlement Officer of Saharunpore writes:— "There is, as a rule, hardly any distinction between the rent paying tenant, and the revenue paying proprietor. The former never claims the title of Zemindar. He, as well as the cultivator, calls himself 'Sirkar-ka-ryot,' the subject of the Government; and he knows the payment of the tenant (rent) and his own payment (revenue) both by the same name, bakee (arrears)."-(Para. 222, Settlement Report).

Nor have fifty or sixty years sufficed to wipe out the traditions of the classes who occupy, or who now own, the soil. We have introduced sales, and transfers of landed property on a scale unknown to Native Governments. But the purchasers, till very recently, never denied that the rates at which the land paid were those which by prescription, it should pay. The very novelty of the system of public sales of land gave stability to this feeling. of those who were sold up, and who are now known as tenants, regard themselves as having an infinitely better right both to the land and its produce. than those to whom they pay their rents. The idea of a proprietor, with plenary rights over the land, coming in and adding so much for increased irrigation, so much for this road, or that market, or the rise in last year's prices, was till quite recently wholly foreign to the native mind. Until Act X. of 1859 was passed the rates fixed at the Settlement could only be raised by a Civil suit,—a costly and hazardous process. But the passing of that Act, defining the conditions under which rent shall be enchanced, marked a new era in Causes of stationary the relations of the classes claiming an interest in the land. The pressure of competition, produced by peaceful times, and increasing population, the growing difficulty of finding employment under our rule, successive bad seasons and high prices of food,-all beginning first to take marked effect shortly after the passing of our first Rent Law, have combined with the stimulus of a fresh Settlement to precipitate the change which under the North-West system of land tenures was sooner or later inevitable. The conditions of the Act, though emphatically a Landlord's Act, are still too stringent to admit of any very large or wholesale enchancement of the old rates. But, owing to the causes indicated, the origin of those rents, not less

than the nature of the original rights and interests of those who pay them, will be obliterated; and already there is a project before the Government of India, enabling the Settlement Officer to do for the landlord what custom and prescription, and, perhaps, a more accurate knowledge than he gets credit for, of his own position, have prevented him from doing for himself. It is proposed that at time of Settlement, the enhancement provisions of the Rent Laws should be suspended; and the Settlement Officer empowered to raise rents at the same time that he raises the revenue. When that is accomplished, unless it is further enacted that such rents shall remain unchanged for the term of Settlement, the law will have done its best (or worst) to eradicate the last trace of the status of the several parties connected with the soil, when we came to the North-West Provinces.

by Sir William Muir, then Foreign Secretary, much light is thrown on the stability and permanence of what are there called "customary rents," both in Oudh, and in parts of the North-West. The extracts I shall here give seem to me to shew very clearly that these so-called customary rents are what I have called revenue rates. They illustrate, too, the reservation which I have made in regard to Talookdarce holdings: where the power of the proprietor enabled him occasionally to disregard custom: and to collect at rates artificially enhanced. An instance of this in our Provinces will be presently found in the remarks on this Section, regarding Pergunnah Atrowlee, of the Allygurh District.

"In some Districts" (Sir William Muir is writing of Oudh) "the customary rents are invariable. Certain eastes, as in other parts of India, are privileged to hold at lighter rates, and the resident cultivator has some few advantages; but, in other respects, the prevailing rates are seldom, if ever, departed from." "The notion, indeed, of 'higher bids' is evidently novel to the cultivator, and (as in 1818) was brought out only by leading questions as to what would happen. if more were offered. Where competition is never practised, and 'such things unknown as one cultivator outbidding another,' where 'only a fool or a foe' would offer more than the prevailing rates, the expressions 'higher bids' and 'market rates' convey a very different impression to the native mind from that which we attach to them. In the state of society supposed, the higher bid is simply an evidence that the land is in reality paying less than by prevailing rates it ought to pay, evidence that, by the custom, it ought to pay a higher So viewed, custom may be said to rule without exception over large Districts of the Province, and is often admitted by the landlords themselves as in practice incumbent upon them, and restrictive of their dealings with their tenantry."

The Settlement Officer of Durriabad wrote:—"In these parts of Oudh, competition is so limited by custom as practically not to exist."

In Saharunpore, it was reported in 1818:—"Village rates are established according to ancient usage, and not changeable at the will and pleasure of the

Zemindar." In Mynpoory, "money-rates were in some cases fixed by custom, in others by agreement; it is seldom or never left to the discretion of the Zemindar."

In the family domains of the Raja of Benares, the Deputy Superintendent tells us that "the way in which the rents of all classes of cultivators were attempted to be raised was by the imposition of a cess, and not by the demand of an increase in the actual rent."

And in para. 38 of his letter, dated 19th June, 1865, to the Chief Commissioner of Oudh, we find the Financial Commissioner (the present Lieutenant-Governor of the Punjab) writing thus:—

"The position of the ryots in relation to the Talookdars was, perhaps, weaker in Oudh than in the North-Western Provinces. In Oudh, both the encroachments of the tenantry, and the exactions of the Government, were effectually It is well known that a majority of the Talookdars resisted by the Talookdars. successfully withstood the fiscal exactions of the enfeebled Native Government. Colonel Sleeman (Vol. II., page 209) conjectured that "the larger landholders did not pay more than one-third of their net rents to the Government, while some of them did not pay one-fifth, or one-tenth." I am inclined to believe that, in estimating their position, this circumstance has not been adequately weighed, and we have been too prone to identify it with the far less beneficial status of the Bengal Zemindars, to whom even our own Government, on its accession, left only one-tenth of the rent. These Talookdars exercised irresponsible powers within their own domains: and I agree with those officers who see, in the position of the resident cultivators of the lower castes, a resemblance to that of serfs or villains."

- 26. Another illustration has come to my hand as I write, unexpectedly, which I will quote here. In a recent Memorandum on the question of Settlements, Mr. C. Currie, Judicial Commissioner in Oudh, writes thus:—" Under the law in force prior to the promulgation of Act X. of 1859, as that law was understood and administered in the North-West Provinces, tenants with rights of occupancy were held to be tenants at fixed rents; fixed, if not in perpetuity, at any rate for the term of the current Settlement. Act X. of 1859 changed all this, and caused a complete revolution in the Rent Laws. In point of fact, this Act, which was intended by its framers, and I may say by the Legislature which passed it, to be a magna charta for tenants, has in practice been proved to be a magna charta for landlords."
- Past and present position of tenants-at-will: has done much to destroy the prescriptive rates of other tenants tenants. The rates at which tenants-at-will hold are determined effects of Act X. of mined by the rule of the market. When life and property were less secure, cultivation less extended, and labour scarcer, the tenant-at-will, very generally a resident of a neighbouring village, was eagerly sought after. Though his right of occupancy in the land was denied, the rates at which he

held, so long as he was undisturbed, were even more favourable than the rates Thus, in "Burlah, Pergunnah paid by the so-called khud kasht ryots. Noornuggur, as pahee cultivators in others villages, the Zemindars have easier terms than those on which they enjoy their own lands." (Page 91, Selections, Revenue Board, 1872). In Khaddah, pahee cultivators paid one-fourth and one-third the produce, besides the Zemindaree fees, the headmen themselves paying two-fifths, and all others half the produce. (Page 94). In Boojateree "the non-hereditary cultivators (13 in number) are said to have resided in the village from 40 to 45 years. Their right of occupancy is acknowledged, liable to be set aside on neglect of cultivation, default or resignation. They appear to enjoy the same rates of rent as the hereditary cultivators, their mocuddums, three in number, having a like advantage over the rest. Mr. Cavendish attributes the recognition of the rights of occupancy as belonging to the cultivators to the circumstance that the Zemindars are not resident, are unable to cultivate themselves, and are therefore desirous of getting, cultivators to settle that they may secure their Zemindaree russoom." (Page 97.) In Chuprah, the purchaser of the estate collects at the rate of 18 seers per maund, calling all the cultivators ryots. Six ryots "claiming no right of property pay 17 seers as revenue, one seer as russoom Zemindaree, 2 seer as theynogee." (Page 98.) In Thace Kheree and Nyncheree "pahee cultivators pay one quarter, at which rate, in former times, the lumberdars paid; other cultivators paying one-third for grain; for Zubtee (i.e., cash rented) lands, both pay the same rents." (Page 102.) In Ummurpore "most of the non-hereditary resident cultivators appear to have been settled by the mocuddum about 24 years ago. They formerly paid one-third, but latterly two-fifths of the produce. Their title of occupancy is stated to be similar to that of the mocuddum. The palee cultivators pay at the rate of one-third and two-fifths." Other illustrations could be given in abundance, but the above will shew pretty clearly the position occupied by the non-resident cultivators. There were resident cultivators also, who claimed no right of occupancy; but they were not on that account assessed at a higher rate. The family and connections of the headmen alone seem to have enjoyed a claim to favourable rates, all others paying at uniform rates, protected by custom, and by the demand for their labour. Every tenant, in short, who could pay them, might hold at the present rates. We still, at the present time, find tenants-at-will holding occasionally at lower rates than tenants with a right of occupancy, because they frequently hold inferior land; but what I want here to bring out is that the present Rent Law now places the old tenant-at-will, whom circumstances formerly protected, wholly at the mercy of the landlord, while it gives the landlord great facilities for reducing all tenants to the position of tenants-at-will. The custom and prescription which hedged round the old revenue rate payer, and still protects him so long as he can manage to keep the slender defence of the Rent Law round him, is futile the moment he is ousted from his holding. He becomes a tenant-at-will, and thenceforth the old rates can be enchanced at pleasure. But this is not all. The facility with which the rents of tenants-at-will may be raised, reacts on the tenants with right of occupancy. It has made familiar to landlords the working of competition, and has taught them the increased value of land. A growing habit of raising rent has tended to weaken the feeling of respect with which prescription had clothed the old occupant cultivator. Hence, though the landlord of our generation is slow to use his new powers,* he is gradually being brought to appreciate them. When, as yet, we hear of rents greatly rising, we may, I take it, pretty generally assume that they are rising either where they are taken in kind, and where the effect of higher prices is felt immediately; or that they are rising on tenants-at-will; or on those classes which, though vested by Act X. of 1859 with rights of occupancy, are mere creatures of the landlord, servum pecus, Kachees, malees, and such like. old tradition still protects the former quasi proprietary bodies; or, if the tradition fails them, they are not slow to assist themselves. There are villages here within 16 miles of the table at which I am writing where it is as much as the auction-purchaser's life is worth to shew his face unattended by a rabble of cudgellers. He may sue his tenants and obtain decrees for enchanced rents; but payment of those rents he will not get. A long series of struggles, commencing in our Courts, marked in their progress certainly by affrays, and very probably ending in murder, may possibly lead him at length to the position of an English proprietor. But in defence of their old rates the Brahmin, or Rajpoot, or Syud community, as the case may be, ignorant of political economy, and mindful only of the traditions which record the origin and terms of their holding, will risk property and life itself.t This, I take it, is why, handed over to the proprietors, and by them, as by their tenants, regarded as a novel acquisition, rents rise slowly; or that the rise of revenue does not faithfully chronicle the rise in prices. But at the same time it must be carefully borne in mind that, the tendency both of law, of present circumstances, as I have stated, and of practice, is to aid the landlord in raising his rents on tenants of every kind, and that we do find him, not infrequently, doing so.

28. There is, again, another reason why rents have not risen in many parts of the country. The holdings of tenants are extremely small. It is difficult to state the average holding accurately, because a man may cultivate three acres in one village, as a tenant with a right of occupancy, one in another as a tenant-at-will, and so on; and until you have grouped all the villages you cannot tell the aggregate of his holding. But as a matter of fact, I believe six or seven acres is about the average holding. Thus, in a return before me for the Districts of Saharunpore and Mozuffernuggur, I have the holdings of tenants with right of occupancy varying from five to seven, of tenants without right of occupancy from seven to two, acres. These small holdings enable the cultivator to pay the customary rent, to repay in grain,

^{*} Note. - Of a total of 60,405 suits under Act X. of 1859 in 1870-71, 2,140 only were for enhanced rents: the large majority, viz., 41,732 being for arrears of rent. And it is precisely the same in previous years.

[†] Note.—Since the above was in type, the assistant Settlement Officer of Shahjehanpore, reporting on the rentrates proposed for Pergunnah Juhlpore, has written to the Board as follows:—"There was one case of sale for arrears of Revenue in 1845, when a Kutchria village was sold and purchased by a Bania of the city. The proprietors bore the worst possible character, and many were professional thieves and robbers. The auction-purchaser was soon glad to dispose of the village, and it was purchased by a Mahomedan Wakeel. The Thakors are now comparatively reformed characters, but they still object decidedly either to pay full rates, or allow other tenants to take their land. I believe the Zemindar's agent is most careful never to remain in the village after dark."

at the present higher prices, the grain-dealer and moncy-lender who has advanced him his seed, and to fill his own and his children's bellies. having risen, the disposal of a smaller quantity of grain will Smallness of holdings. furnish him the money necessary for his rent, it will be said that his rent can be raised on him. And so it sometimes may be, and But then he has borrowed the seed to sow with. He will very probably have to pay his rent before his crop is garnered, and to do so he must borrow again. Principal and interest will both be repaid in kind, and at most exorbitant interest. Prices having risen, he must always return in kind to the grain-lender more of his grain than was formerly the case. By the has paid this and the interest on it, and replaced the wear and tear of stock and material, (to be procured now-a-days only at rising prices), and provided for his own and his family's sustenance. the margin out of which additional rent can be squeezed is something very small indeed. Larger holdings may pay it. In canal irrigated tracts, where the better crops are largely grown, and risk of loss is greatly diminished, there will be a margin left for the landlord. But small holdings with no artificial advantages, can pay but little enhanced rent. When we come to the Azimghur District, we shall see this very well illustrated.

But it will be said that while I am giving reasons for rents remaining stationery, the Appendices abound with proof that the rent-rate has risen every-They do. Nor have I pretended to say that rents have not risen. On the contrary, I have shewn that the law is with the landlord: and that he is beginning to make larger use of it. The action of the Settlement Officers has greatly stimulated the rise. My position is that rents have not risen in anything like the ratio in the rise in the prices of produce; and the two main reasons for this are to be found in the history of tenures in these Provinces, in the smallness of holdings, and in the consequent poverty of cultivators. Where rents are paid in kind, the value of the rental will have risen with the rise in prices. On many tenants-at-will, and on some tenants with right of occupancy, as already said, rents will have been But as a general law, we should expect to find, when we look at the circumstances of the several Districts, that the old revenue rates have, or have not been modified by the proprietory body, according to the existence of one or other of the following conditions:-

They will have been modified where the district has hitherto been exceptionally backward; or, where rents are paid in kind, tho modification of the though the rates have not been modified, the rental will have risen; or rates will have been modified, where the proprietory body are a small and influential body.

The rates will not have been materially changed where:

Money rents extensively prevail; or, where estates are held by small proprietors, whether or not of the same class and caste as the cultivators; or, where the tenants holdings are small. I shall now proceed to shew from illustrations gathered from different Districts that the facts, as recorded, do fulfil the

expectations we should be warranted à priori in forming; and the next District, Bolundshuhur furnishes us with an example of the first two conditions.

30. In Bolundshuhur, the record of the former and present area may, I believe, be accepted as fairly accurate, though the area irrigated at the last Settlement is always open to suspicion. We find in this District that the cultivated area amounted at Settlement to 74.9 of the assessable area, ranging from 66.8 to 83.7 in Debaiee. The percentage of increase in cultivation is 15.0 only; in irrigation it is put at 82.4. The irrigated area is 41.2 per cent. of the area under cultivation.

This evidently shews that Bolundshuhur was a District much less favourably circumstanced at time of Settlement than Meerut. The rent-rate (accepted by His Honor as representing the assets of the District at the time the Settlement was made), is Rs. 3-2-7 only; ranging from Rs. 2-12-8 to Rs. 3-13-5; but still showing an increase of 28 per cent. The rental since last Settlement and at the time of re-assessment had increased 47.2 per cent. owing in great measure to the extension of irrigation. But, within three or four years from that date, it had risen to a figure 69 per cent. in excess of the rental of 1840. At last Settlement, Mr. Bird wrote of Bolundshuhur as a backward District; and one which has been, and is still, very moderately assessed. There are few cultivators, and much of the population shows a preference to pastoral above agricultural pursuits. The population generally bear but an indifferent reputation for industry and honesty, and some of the classes, as the Goojurs, are generally reputed as thieves.

- "A considerable portion of fertile land in this District was waste at the time of Settlement, and a great stimulus has since been given to increased cultivation, and there is good reason to hope that, under a strong system of management, the habits and morals of the people will improve with their improved condition.
- "The introduction of canal irrigation will, of course, improve this in Mr. Bird on Bolund. common with all other Districts of the Doab, and will afford a just and fair increase of revenue.
- "But in addition to this prospect of increase, an additional revenue should be obtained at the close of the present term from the increased area under cultivation, and something should also be obtained by a moderate enhancement of the rates, which are now very low."
- 31. It will be seen, then, that the rise in the rent-rate, though in pro
 Contrasted with Meerut. portion little less than in Mecrut, brings us to a much lower
 figure. Mecrut, at last Settement, was said to be a District
 in which "no increase could be looked for from enhancement of rates." Here
 they were admittedly, in 1840, "very low." In Mecrut the increase is on an
 old rate adequately representing at last Settlement the rental value of the land.
 In Bolundshuhur, the increase is on rates which never were adequate; and
 represents not so much the progress of the country generally as the increasing

power of proprietors and improved industry of cultivators. In this District, which previous to Settlement was a backward one, rents were extensively taken in kind at the time of assessment: and the soil is in great measure owned by large proprietors. The habits and character of the cultivating classes will have opposed themselves to any increase of the rate; while the power of the proprietors, and, as prices rose, the custom of taking rent in kind, will have tended to raise the rental. We find accordingly that during the old Settlement the rate did rise, though slowly. After Settlement when irrigation, and increased prices acted on rents in kind, the rental increased enormously: though the ratio of the landlord's share probably did not rise.

- This subsequent rise, which we learn from the published papers on the Settlement of this District to have taken place since the Set-Peculiar circumstances of Bolundshuhur. tlement was made, corresponds in its nature to that which we find already at time of Settlement in Meerut, and which is due to enhanced prices and irrigation. Put aside the increase in rents which the Settlement Officer assumed, as due to the previous backward state of the District, and the subsequent rise which has attracted so much attention is nothing more than we find to have taken place previously to assessment in other Districts. I have not seen this point especially noticed in any of the minutes on the Bolundshuhur Settlement, though I think it reconciles very largely the apparently large rise in the rental after assessment, and the consequent lightness of the Settlement, with the contention of the Settlement Officer that in assessment he has not accepted as the basis of his calculations the rates existing at the old Settlement. Both parties to the controversy were probably right. The Settlement Officer had assumed a considerable increase in the rental. The increase in the rental which he had assumed did not represent the present rental, further stimulated by prices, and by the other causes, which I have sketched in the foregoing paragraph.
- To support my statement as to the recent rise in the rental, and its 33. causes, I will quote the remarks of the Settlement Officer. Settlement Officer's re-Mr. Robertson:—"To what, then, is the rise to be attributed? First, I think that at every Settlement no landlord puts on his best appearance; a well or two is shut up, a few fields are left fallow, and every attempt is made to keep the tenants on his side: but when the jumma is given out everything changes. Secondly, and mainly, to the immensely increased value of the produce. This is best seen in the Butai villages (i. e., villages where rent is paid by a division of the crop in kind), where the jumma-bundees in 1274 F. S. took a sudden leap, and have since maintained their high standard; so much so is this the case that suits are coming in frequently now where the tenants wish to have money-rates fixed in place of Butai. Thirdly, and as a consequence of the second cause, to the competition for land. It is a well known fact that in this District there are more men willing to take to the art of cultivation than can get land." To argue from this District to one where rents are paid in money is altogether fallacious: and we must be very cautious in quoting Bolundshuhur as an example of what is generally going on.

34. I will now take Allygurh, as another instance of the rise where landlords are powerful, and rents are taken in kind. In Tehseel Atrowlee much land, we learn, is held on the system of butai, or actual division of produce. The recorded rent of this is the value of the Zemindars' share, estimated at current prices. Prices in this Tehseel are estimated to have risen 40 per cent. The Tehseel is in great part owned by powerful Talookdars. This is what the Settlement Officer says of the rise in the rent-rate.—"We obtain a present rent of Rs. 3-11-11 as compared with the former of Rs. 2-11-2\frac{3}{4}, or an increase of Re. 1-0-8\frac{1}{4} per acre, or 38\frac{1}{2} per cent., in the average rent-rate.

"This I believe to be a close approximation to the true rise which rents "have experienced in this Pergunnah. Owing to the loss Atrowlee in Allygurh. "or destruction of the majority of the records of last "Settlement. I was only able to obtain the declared rent-rolls (in money-rents) " of 63 villages, as they stood immediately after last Settlement. These show "a cultivated area of 38,590 beegahs at a declared rent of Rs. 71,028; their " present cultivated area is 39,174 beegahs, at a rent of Rs. 87,221; the former " rent-rate being Re. 1-13-9 per beegah, the latterly Rs. 2-3-7, an increase of close "upon 20 per cent. But this, again, is by no means the real rise. Some of "these 63 villages were formerly paying cash rents, and are now on 'butai'; " some of them are cultivated by tenants with right of occupancy whose rents "have not been changed since last Settlement; in others the amount of seer "has much increased; in others the village papers are more than ordinarily "understated. To obtain a nearer approach to a correct estimate of the actual "rise, I took 26 villages out of the whole number, where I knew there had been " no retarding or disturbing circumstances; where there is and was little or no "seer: where there was reason to believe the papers are near the truth, "and where the rise had been gradual and steady, but not excessive. These "villages, scattered all over the Pergunnah, showed a former rent-rate of "Re. 1-13-9 per beegah, as did the whole 63; but they are now paying "Rs. 2-8-7, or a rate increased by $36\frac{1}{2}$ per cent. It must be remembered "that the papers of the time, immediately after the Settlement, were not "likely to be very wrong, and the rent-rolls which exhibit the present rate "are, as I have remarked, believed to be more accurate than usual. The "result, therefore, agrees sufficiently well with the independent calculations "above made, from which I deduced a rise of $38\frac{1}{3}$ per cent. " opinion is that rents for the better classes of soil especially, have risen by "nearly 50 per cent. For present purposes, an assumption of 40 per cent., "for the general rise, will be anything but an exaggerated estimate of the " actual increase since last Settlement.

"Improved methods of cultivation, as for instance increase in irrigation, competition, and a rise in prices, may be all causes of this increase. I have no reliable statistics to show how far competition has been an influence. The actual increase in irrigation has been shown to be only 14 per cent. No doubt the rise in prices has been the chief agent at work."

- 35. Here, then, is another instance where circumstances were favorable An illustration of rates to a rise in rent. The owners are powerful men; the prescriptive right to pay at revenue rates fixed by Government agency, has probably never been very strongly claimed by the actual occupants; rents are largely paid in kind: prices have risen. Now, take Pergunnah Aonlah in the Bareilly District as an illustration of the effect of moneyrates, and uninfluential small proprietors, on the old rates of assessment.
- 36. Prices here have risen 44 per cent. Rents are taken both in money and kind. Both proprietors and cultivators are Thakoors: men of one class, and with strong family traditions. The Settlement Officer writes thus:—
- "As in the other Pergunnals of this Tesheel, produce prices have risen since 1838 on an average 44 per cent. all round. In bajra and wheat, the chief staples, the increase has been 62 per cent. in the former, and 36 per cent. in the latter.
- "The great increase has as yet exercised but little effect on rents. Mr. Conolly, at last Settlement, wrote that the average rate Aonlah in Bareilly. of rent on cultivated land varied from Rs. 2-8-0 to Rs. 3-0-0 per acre, excluding the khadir circle, which was transferred from Pergunnah Ajaon to Aonlah subsequently to the last Settlement. Mr. Conolly's jumma on the remainder was Rs. 49,861 at 66 per cent. of the assets. This would give a jumma-bundee of Rs. 74,791; deducting for 29,432 acres of waste at 4 annas per acre, Rs. 7,358, leaves Rs. 67,433 for cultivated land, or Rs. 2-10-4 per acre, while the present average ryotee-rate for land held by cultivators at money rates is Rs. 2-11-6. This agrees with my enquiries during inspection. I then found that rent-rates, as a rule, had remained unaltered since the Regulation VII. of 1822 Settlement. Enhancements had taken place to a very small extent as holdings became vacant and were given to new cultivators. In almost every village the old tenants still hold at the old rates. The reasons for the fact are clear:—
- "The very large area of culturable waste, and the consequent demand for cultivators, tended to check enhancement of rent.
- "Thakoors form a considerable proportion both of zemindars and cultivators. Though very oppressive landlords to men of other castes, they are usually very unwilling to enhance the rents of their fellow tribesmen. Tribal opinion is against it, and a respect for tribal feeling is still very strong among our Kutheryas."
- "At last Settlement, Mr. Conolly noticed that in Rajpoot estates the brethren of the caste, whether concerned with the management or not, held their fields at lower rents than other Asamees, and retain their tenures on the same terms as long as they chose, or at least as long as the village remained in the hands of their community.
- 3rd.—"There was, as has been already noticed, a condition entered in the Wajib-ool-urz that the rent rates of last Settlement were to remain in force until altered by mutual agreement.

4th.—"After the passing of Act X. of 1859 the near approach of the new Settlement operated as a temporary check to enhancement, though in a few cases the zemindars availed themselves of the facilities afforded by the Act.

"On the whole question we may affirm, with a close degree of accuracy, that rents have been affected by the rise in the value of produce less than in any Pergunnah yet reported."

37. We may take as the next instance, Pergunnah Serouli in the Bareilly District. Prices have increased 44 per cent. We are told nothing of the nature of the proprietary tenures, but rents, we learn, are paid almost entirely in money. Population is exceptionally abundant. Holdings are small, the average cultivated area per head of adult male agriculturists being 3.9 acres only. Much fresh land has come into cultivation: but the rate on the old land has not risen at all. The Settlement Officer writes of the rise in the rent rate thus:—

"With so dense a population, a heavy increase in the value of agricultural produce, and a very small reserve of waste, one would naturally have supposed that rents would have increased since last Settlement, and this point is worth a close examination.

"In the old khuteonees the rents are not entered: this source of information is therefore closed. From Mr. Money's report, paragraph 30, it appears that the average rent-rate on the cultivated area was Rs. 3-5-5 per acre, but the Pergunnah has since been much modified.

"Leaving the villages transferred to Rampoor out of account. and putting on the remainder the average circle rates given in para. 30 of his report, the average rent-rate comes out Rs. 3-0-8 per acre on the Khalsa villages of the Pergunnah as now constituted. Mr. Moncy's initial jumma on a cultivated area of 19,325 acres was Rs. 38,004-0, and he states in para. 31 that he assumed 62 per cent. of the assets to obtain his jumma; hence his assumed nikasee was Rs. 61,300-0, which gives Rs. 3-2-9 per acre. The actual rent-rate, however, was a little lower than this; as Mr. Money, differing from Mr. W. Muir, took the amount of waste into account in estimating his jumma-bundee; we may therefore conclude that the actual rent-rate was about Serouli in Barcilly. Rs. 3-0-0 per acre. The present actual rate is only Rs. 2-13-0 per acre; the general average, therefore, has fallen by three annas per acre. This is a very different result to that shown by any Pergunnah hitherto reported. In all except Serowlee there has been a rise ranging from 8 annas to Re. 1-2-0 per acre. The cause of the fall is not difficult to discover. At last Settlement there were 9,696 acres, or one-third of the entire culturable area lying waste; the total cultivated area being 19,325 *This includes the two acres. In the same villages there are now 29,808* acres, or Jagheer villages. 89 per cent. cultivated out of a culturable area of 33,330 acres; in other words, cultivation has extended by 10,483 acres. With so large an area of waste, and an enhanced jumma, there was a general competition for labour to 'Stub Thornaby Waste.' Land was abundant,

and sinews were in demand, until the extension of cultivation and the increase of population had reached such a point as to reverse the competition to one for soil instead of sinews. The rise in rents on the old land was thus checked. It was further checked by a stipulation in the old Wajiboobul-Urz, binding the Zemindars not to enhance during the term of Settlement, and most of them respected this stipulation. I have only succeeded in obtaining the old Khusrahs of 26 villages out of the 56 composing the Pergunnah; of these, there are seven, out of Mr. Money's 13, first class villages; 12 out of 24 of his second class; and 10 out of 17 of his third class. Adopting for the present purpose of comparison Mr. Money's classification of soils, viz.,—1st class: domut and mutyar irrigated, 2nd class: domut unirrigated and bhoor irrigated, 3rd class: dry bhoor, the results are as follows, in acres:—

	1st class.	2nd class.	3rd class.	Total.	
At present measurement	. 1,913	4,949	9,723	16,585	
At last Settlement	. 968	4,395	4,925	10,288	

- "We see, then, that of the total increase in these villages of 6,297 acres, 4,798 acres or $76\frac{1}{2}$ per cent. is in the worst land—dry bhoor. The extension of cultivation being almost entirely in the poorest soil, while the natural rise in rents to the full extent in better lands has been artificially checked, it is no longer a matter of surprise that the general average rentrate per acre all round has fallen. Rents, however, have not fallen on the old land; with few exceptions they have remained stationary. Classifying these villages exactly as Mr. Money did, and applying his soil areas in each class, we get a total result of Rs. 44,208. The actual nikasse on the same area by the recently attested khuteonecs is Rs. 43,646. If the privileged rates on lands held by Brahmins, relatives and dependants of the Zemindars, and others, be eliminated, the actual nikasse would be Rs. 3 or 4,000 higher still."
- "If, then, his rates being rather above the actual rent-rates of the time, give a result almost identical with the present actual nikasee, I think we may conclude that there has been no fall in rents, though the average rent-rate per acre over the Pergunnah has fallen."
- "I expressly defend myself from political economists by stating that I allow that the rents on the old lands ought to have risen largely; but as yet there are no hulkabundee schools, and the Thakoor Zemindars and Brahmin cultivators have not yet studied Ricardo and Mill. I can only take facts as they are, and leave to others the consideration of what ought to have taken place, but didn't?"
- 38. We see, then, in both Pergunnahs, increased prices, increased population, and stationary rates. The proprietors are themselves in a great measure cultivators, and of comparatively little individual power. The conservative element is strong: what I have

elsewhere called the prescriptive tradition. The land-lord in both Pergunnahs binds himself down not to enhance, during Settlement, the rates on which that Settlement was made. The idea of that rate representing a private rent is foreign both to the proprietor and the tenant. New land is brought into cultivation. Old land becomes more profitable. But the rate fixed at the Settlement is still the one recognised rate.

39. I shall now give two instances from Furruckabad: the first shewing how the rate will be raised in a backward tract, such as we have seen Bolundshahur to be, though the rise by no means must be taken as in any way closely corresponding to a rise in the enhanced value of land; the second illustrating the remarks, I have made regarding the extent of enhancement on tenants at will, and the probability of its reflex action on tenants with a right of occupancy, whose rates the proprietary have hitherto respected.

"Remarks on the rise in the Rent-Rate.—Before I pass onward, I wish

Name of Pergunnah.	Re	nt.	Percent-					
	Old Kliu- teonee.			I	New Chu cone	•	increase.	
Kunnouj Talgram Chibramow Bhojpore Mohumdabad Shumshabad, East Puhara Do. Terai Chuk Ally Imrutpore Khakutmow Purumnuggur	3 3 2 2 3 3 3 3 2 2	4 15 10 1 5 6 12		3 3 3 2 4 4	5 1 11 13	4 10 8 9 4	8 12 16 21	

to make some observations on this remarkable rise of rent-rate, though in doing so I have, in some degree, to anticipate. The table in the margin shows what the old and new rent-rates of each Pergunnah assessed by me have been, and the increase in each. Even among these the increase in Khakutmow and Purumnuggur is greater than in any except the Suburban Pergunnah of Puhara. But all of these are Bangur Pergunnahs, and I have already shown that in none of them has the increase of rent kept pace with

Furruckabad. Backward tracts.

the increase of irrigation. These Trans-Gangetic Pergunnahs, however, are, and always have been, speaking broadly, irrigable in every part: no such change has taken place in them as to the natural productiveness or capacity for productiveness of the soil as has taken place in the Bangur Pergunnahs. In the latter, rent-rates have risen absolutely, but have fallen relatively as compared with the gross produce of the soil; here they have risen absolutely. The only tract with which it is fair to compare them is the Terai tract in the Puhara Pergunnah, and there the rise has been only 6 per cent.

"Probable Explanation of the Rise.—It is rather hazardous to utter a conjecture as to the cause of this rise in rents. It may possibly arise in part from an increase in the colony of Kachies—an increase, that is, of high cultivation, but there are no statistics to bear this out. It partly arises, no doubt, from a general idea having got about that zemindars in other parts were raising their rents, and there was no reason why the Trans-Gangetic zemindars should not do the same. But I suspect the chief cause is due to a change in the habits and feelings of the people. Mr. Robinson says of them, with great truth,—"they are a bold uncivilised race of men, and bad agriculturists, preferring very much the chase or fighting to labour. Much of their profit

results from the protection they give to, and the tribute they exact from, offenders living among them, particularly the refugees of Oudh, who at times flock in great numbers when the Amil makes his rounds of collection." account of the character of the zemindars is borne out by numerous traditions, but it is no longer applicable to them. The influx of Oudh recusants has ceased with the rounds of the Amil. The profits of the chase have perished with the diminution of game and the disarmament of the country. fights which were so common have been put a stop to by our severe Police administration. The zemindars are still poor agriculturists compared with some classes, and they are sad defaulters, and require a strong hand to force them to pay their revenue; but it is not now as it was in 1805-15, when the Collector, as a matter of course, took two Companies of Native Infantry with him and crossed the Ganges to get in the arrears of land-tax. Still less, as when, in 1819, the Board had to send their Secretary (venerabile nomen) to collect the revenue which the Collector had failed to do. There are still traces left of their old turbulence and independence; but the times are changed, and manners with them, and the lawless Rajpoot has become for the most part a peaceful cultivator. It is to this change, and to the consequent increase of competition, that I more particularly attribute the increased rent-rate.

40. The next Pergunnah is Shumshabad. The Settlement Officer finds from the Khuteonees that the rent-rate has risen 22 per cent. and is enquiring into the causes.

"Second cause, - Competition .- I think it is. Recurring to the comparative statement given in para. 4, we observe that the "mouroosi" rate has been steady, being Re. 1-9-2 per beegah in 1836, and Re. 1-9-5 now; but the "ghairmouroosi" rate has risen from Re. 1-5-3 to Re. 1-13-0, and has dragged up the general rate with it. This is the only Pergunnah in which "ghair-mouroosi" rates run higher than mouroosi, except Bhojpore. Now, Bhojpore was my typical instance, because there we had a considerable rise in rent with no increase at all of irrigation; thence I argued that the 'rent-rate has not increased with the improvement of land, nor with its enhanced value. A general blind competition has led to a general blind enhancement, spread alike over the evil and the good.' Here, as I fancy, the men who were 'ghair-mouroosis' till 1857 were either gradually enhanced on till their rents were brought up to the Re. 1-9-0 rate of the mouroosi, or accepted the enhancement on condition of receiving occupancy rights from the zemindars; those culivators who have been introduced since 1857, and are still 'ghair-Tenants-at-will. mouroosis' have experienced the severer competition which has set in of late years, and have had their rents screwed up to Re. 1-13-0 per beegah. If the increase of rent had been due to the increased value of land (through irrigation, rise of prices, &c.), then mouroosi rates should have risen as well as 'ghair-mouroosi,' and the mouroosis generally holding

the best land should still pay the highest rate. But the influence really at work was an ignorant competition. This raised the rents of the earlier

'ghair-mouroosis' up to the mouroosi level, and in later years raised them to a still higher rate."

- We have here in the first case money rents, and I believe, small pro-But the rate rises, as it did in Bulundshuhur, because it had been hitherto notoriously inadequate. It is not a question of raising rents to correspond with the improvement in prices: but raising them simply to bring them nearer to the level of surrounding tracts. The habits of the classes owning and occupying the land charge, and the former rate, though it by no means is enhanced very excessively, does show enhancement. Remarks on Furruckameans of livelihood failing, the proprietor must raise his rates or starve. Under strong pressure from within, the rent is raised without interference ab extra. But here again no analogy can hold to the case of a proprietor enhancing his rents because produce had become more valuable. The second Pergunnah I selected, as I have said, to show how the former position of the tenant-at-will is changed with us, and how the prescription and custom which protects the old, long settled, cultivator, is jeopardised by the example of the larger profits which may now-a-days be wrung from his unprotected neighbour. In Pergunnah Bhojpore, again, of the same District, "the tenant-at-will now pays a higher rate than the occupancy ryot, although at the last settlement he did not do so." The Settlement Officer thinks that a rise in prices, with a moderate increase in prosperity, have enabled the zemindars to raise the rents a little, not so much through any operation of competition, as because it was generally allowed that the cultivators could bear it. Very probably; and before long the example will doubtless show that the cultivator with a right of occupancy can also bear an increased payment: and the machinery of Act X. will be brought to bear on the old Government rates. सन्धर्मव जयते
- The next illustration is from Pergunnah Pupphoond in the Etawah This Pergunnah was formerly owned by large District. Etawah. Talookdars. Had they still been in possession of their properties, we should doubtless have had, as in Atrowlee, large enhancements. But in the great famine they fell into arrears, their Talookas were sold by auction, and bought in by Government. Encouragement was then given to such persons as had, or pretended to have, a proprietary title in the estates, to bring forward their claims, and engagements were taken from those who had the best title, on their paying the proportionate balance. The persons to whom the proprietary right was thus given were men in the condition of hereditary tenants, or mokuddums, in their villages. These were the men who, when the Talookdars were proprietors themselves, paid the old rates. to be expected that they would greatly enhance on other cultivators. point of fact, as we learn from the Settlement Officer, enhancements have been extremely few. The old rental (I take the figures from the Appendix) was Rs. 2,97,454; the present rental, actually paid, after correction for seer, &c., is Rs. 3,46,656; an increase of 16 per cent., cultivation having increased by precisely the same amount, viz., 16.7 per cent. It is suggestive

of the boldness of the Settlement Officers of the present day that in this Pergunnah the assumed rental of the new assessment is 21.6 in excess of the present rental, after it has been corrected for seer.

- 33. Tehseel Shahjehanpore, in the District of that name, is the next illustration; shewing how, with small proprietors and old cultivators, the former rates in money remain almost wholly unaffected as yet by progress and monetary charge. The Settlement Officer tells us that "there is not one single landed proprietor of any importance." The cultivators are Pathans and Thakoors, strong and united bodies. "There is no prospect" Mr. Currie writes, "of rents rising immediately or rapidly in proportion to the rise that has taken place, and is taking place in prices. Doubtless, they are rising and will continue to rise, but no approximately proportionate rise in rents to the charge in prices can be expected. Custom, more than competition, regulates the rents. Tradition, I should have said, maintains the old revenue rates: and forbids, as a rule, the idea of a private rent."
- 44 The last extract I shall give is from the report on Pergunnah Nizamabad, of the Azimgurh District, of which Mr. Bird, in 1841, wrote as follows:—
- "The Pergunnah of Nizamabad is also fully assessed, and should not be considered liable to any enhancements, but being not quite so equally assessed as others, should be revised with a view to equalization at the close of the present term.

"It should be explained that Pergunnah Nizamabad was the theatre of the first attempts at Settlement before the present system was formed. It was the vile corpus of fiscal experiments. It was many years in hand, and under many hands; and though at last completed by Mr. Thomason, was never considered so satisfactorily done as the rest. For this reason, a revision, with a view to equalization, but not to enhancement, is expedient."

Proprietary holdings' in this Pergunnah average 13 acres; seer holdings 7¹/_a acres; cultivating holdings also are extremely small, Azimgurh : small holdranging from two to six acres. Rents are paid in money. Tenants with a right of occupancy hold 70 per cent. of the cultivated area. The Settlement Officer, who tells us that "there is a general belief among proprietors and tenants that the rent paid for their old lands by hereditary tenants cannot be raised," writes as follows of the rise in rents:- "The people do not seem to think of cash rents in relation to the selling price of produce. They see that their old lands do not produce more grain than before, and that their new poorer lands produce less than the old. They are fond of telling one now that the produce from their old lands is from over-cropping less than it used to be, and I have not yet met with a single ordinary zemindar or cultivator into whose head it seems to have entered that because the money value of produce is greater, rent should have risen, or who has admitted the reasonableness of applying the argument to this Pergunnah. I believe that no enhancement of rent case has been filed in the District, in which this was the reason for which enhancement was sought. The price of

produce is much higher now than it was at last Settlement. It has not been found possible to compile a reliable comparative table of the selling prices of produce. But it may be safely said that during the last ten or fifteen years it has, on the average, been a half more than at last Settlement. Yet I believe that the agricultural classes do not think of enhanced rent in connection with enhanced price of produce, because they, both tenants and zemindars, do not feel and see much substantial benefit from the latter. This opinion may seem heterodox, and be difficult to justify. But so far as I can judge, from intimate intercourse with the people, they are not much better off than they were thirty-five years ago. They themselves say that they are not so well off. If in the condition of those whose lands pay the same rent now as before, there had been any general betterment, the zemindar would not be slow to note and proclaim the fact. The price of some necessaries, such as cattle, has increased as much as that of produce. If there is more doing in the way of public works, service in the Native Army and with Native Princes has diminished, and from this extrancous source a good deal of money used to come into this part of the country. The size of holdings is so small that after all if they were made rent-free, the holders would still be poor. Supposing that Rs. 30 a year is the smallest sum, that will keep the bodies and souls of a small family together, it is a large share of the gross profits of a holding of three acres. A considerable share of his produce the cultivator must part with at a disadvantage to the grain and money-lender, and the only benefit to the former from the higher price is that a slightly larger quantity of produce may be saved for home use. This the keen competition for land has enabled the zemindar to take already from part of the tenants. And if the bellies of some of the agricultural population are a little better filled, and their backs a little better clothed than at last Settlement, the mass of it is, with regard to the possession of more cattle, property, and capital, and, above all, freedom from the clutches of the usurer not a whit better off than it was. Life is as much a scramble for the petty zemindars and cultivators of these parts as it was. It is certainly not they who chiefly absorb the enhanced profit from the sale of produce, but people whom our enhancement of rent and revision of Settlement do not touch except to their benefit, Bunyas and Mahajuns. The rental of the Pergunnah will, undoubtedly, rise after the new jummas have been declared and the new jummas will be fixed with reference to this. The rise will be due mainly to the raising of rents which for reasons like those given above, have remained below the present market value. The enhancement cases will be very numerous, and with reference to what has been said, the task of disposing of them, not altogether a pleasant one."

Cultivation has increased 34.0 in this Pergunnah, and the rental which Mr. Bird thought could not be raised, has been enhanced 55.2 per cent. But the rise in the average rent-rate is 15.8 only; a rise, however, by no means inconsiderable when considered in the light of the above recorded remarks.

45. Before leaving this part of the subject I may draw attention to the case of Budaon. This District was settled between 1864 and 1870. Of its culti-

vable area 76.8 per cent. is cultivated: while 24.3 per cent. of the cultivated area is irrigated. Cultivation has increased 30.2: the figures of former irrigation are evidently unreliable. The increase in the rental is 62.4: ranging from 92.9 and 96.2 in Islamnuggur and Budaon to 41.9 in Suleympoor. The increase in the incidence of the average rent-rate is 24.8. The increase in rental is very high. In Bareilly, for instance, where cultivation has increased 28.8 per cent., and 48.7 per cent. of the cultivated area is irrigated, the increase in the assumed rental is 57.4. In Shahjehanpore, where cultivation has increased 25.1 per cent., and irrigation extends to 40.7 of the cultivated area, the increase in rental is 59.5. In Furruckabad, Etawah, and Budson. Mynpoory, the increase in rental is less again. What is the incidence in Budaon, as compared with the other Pergunnahs, of the average rent-rate of the new Settlement? Mere comparisons of rates, as I have already been careful to say, are misleading, if adopted as a single test of the adequacy of assessment; but where rentals have in every case been largely increased in neighbouring Districts, and there is no prima facie ground for supposing any error, we may expect to find the incidence of the rent-rate approximate. I take the Districts of Bijnour, Budaon, Bareilly and Shahjehanpore, all comprised within the Rohileund Division:—

			Former Settle- ment.		Present Settle- ment.			Increase.			Percentage.	
			Rs.	Α.	P.	Rs.	Λ.	Р.	Rs.	Α.	Р.	
Bijnour	***	•••	3	10	7	3	15	5	0	4	10	8.2
Budaon		••••	2	2	10	2	11	6	0	8	8	24.8
Bareilly	,,,	•••	3	1	8	3	12	1	0	10	5	20.9
Shahjehanp	ore	•••	2	8	4	3	3	4	0	11	0	27.2

- 46. Here is an increase in the average rate very little less than in Bareilly and Shahjehanpore, an increase in rental corresponding with that of other Districts: but a rent-rate most disproportionate. Budaon is a District mainly occupied by village communities, and rents are paid in money: a District in which the conservative element is strong: and in which, therefore, we should expect to find little rise on the score of improvement, or from pressure of landlords. Why, then, is there so large an increase in the rental, and why, nevertheless, is the rent-rate so abnormally low?
- 47. The answer, I believe, may be given in the same terms as those which were used for Bolundshuhur. The rate and the rental have risen, because the District was at time of Settlement in a backward state, and for the last thirty years has been recovering itself. The rent-rate is low compared with other Districts, because, whatever may now be the case, at time of Settlement, viz., the causes which have recently raised the rents-rolls were not in operation. My authority for saying that the District at last Settlement was in a backward state is the very best I can give: Mr. Bird.

"This District was also in a state of great distress and disorganization at the time of Settlement. It had been much mismanaged, and unauthorized charges of jumma and illegal modes of duress had prevailed most extensively.

"The revision of Settlement took place at a very early period after the commencement of Settlement operations in these Provinces, and when the disposition to over-assess was far from being allayed.

"The Board were obliged, in consequence, to subject the tract to repeated revision, and they have reason to believe that some Mouzahs of the

* Suheswun.
Usadpoor.
Sulempoor.
Islamnuggur.
Budaon.
Oojahnee.

Pergunuahs named in the margin,* and which were confirmed by Government in the years 1836 and 1837, immediately before the great drought, are still suffering, and they have directed enquiry and report on that subject.

"The remaining Pergunnahs which were submitted for confirmation at the close of last year, after careful enquiry had been instituted as to the sufficiency of the relief granted, are in a safe state.

"With exception to the four Pergunnahs noted in the margin,† the remaining Pergunnahs are not fully cultivated, and on the lapse of the present term some increased demand on account of increased area brought under tillage may be expected. From the Pergunnahs named in the margin, no increase should be sought except in case of the introduction of canal irrigation.

"The whole District has been carefully measured last year, with the

view of properly adjusting the administration of the various Mouzahs: the record of rights and liabilities having been shown to be very defective. Every facility will, therefore, be found for forming a judgment on the propriety of taking an increase when the fit time arrives.

"It is impossible, that in Districts so greatly injured in their circum
Mr. Bird's remarks stances, and yet more in what the French call their morale, by oppressive assessments, and great mismanagement, the mistakes and evils which have arisen can be redressed at one operation. The very effect of such mis-Government is to produce anomalies, which set all rules at defiance. The utmost which can be immediately done is to give ample relief to the pressure, and to introduce some sanitary principles and processes. No slight benefit will have been gained, if Government and its servants are convinced, as I trust they now are, of the actual loss of money which is certain to follow over assessment, and resolve to maintain those principles of moderation which have now been brought into actual pratical operation for the first time."

In this District the Settlement Officer has only assumed a small increase on the declared rental: in other words, has probably only brought up the rental to its corrected figure. No allowance seems to have been made for further enhancement of backward rents. The "declared rental" given by the Settlement Officer must, I think, be that of the past year, otherwise I can not account for its exceeding in some cases the rental assumed at time of Settlement. If this is the case, the rental actually declared at time of Settlement was probably

rather lower than it is now, and the increase assumed is something more than the 7.9 shewn in Appendix IV. It is not a District on any great highway: it is occupied chiefly by small holders: there is no canal irrigation, and I doubt whether, for many years, the present rates will be much forced forward by such causes as are at work, for instance, in Atrowlee.

- 48. Of Goruckpore and Bustee it will be enough to say that the rent-rate Goruckpore, Bustee, is abnormally low, mainly because the margin of cultivable and the Jinnsie Division. land has till recently been very large. But Goruckpore and Bustee, like Azimgurh, are occupied by extremely small holdings, and though some of the proprietors are powerful, there is, as a rule, little margin of profit left to the cultivator from which a higher money rent can be taken. In the districts of the Jhansie Division former Settlements were notoriously excessive: and no comparison must be made.
- 49. We have come then, to the end of what space will allow me to say on the results furnished us by some of the several Districts. I will now briefly recapitulate the substance of the foregoing remarks.
- 50. At the commencement of the Settlement there was no talk or thought of much increase of revenue. The extension of Recapitulation of the cultivation and of irrigation would, it was known, bring with substance of former reit an increase of assets. But because of their liability to such calamities as famine, and because of their numbers and comparative poverty, much of those assets, it was thought, should be left to the classes owning or occupying the soil. The object was not then to collect from the cultivators all that was not actually necessary for food and renewal of stock, the State meanwhile expending as a public trust the public rental: but by leaving to them the reward of their labours to teach them the habits of industry, self-reliance, and respect which the Natives of India have in all ages needed. "There are some principles of universal application, because they rest on the "nature of man, and can never cease to operate on the Wealth of Nations. "One of these is the close connection which obtains between the progress of "industry, and the certainty of enjoying its results." (India under Lord Canning: by the Duke of Argyll, page. 141). But, in the course of the Settlement, great and unforeseen circumstances occurred, which led to a marked, though in part, ephemeral increase of the prices of agricultural produce. was drawn to the rise of the rental in certain Districts which were then under Settlement, and to the probability of a still further enhancement. Then came a succession of bad seasons, suggesting to the Government a huge extension of Public Works. Finally, the Financial Panic of 1869 occurred. Originating in the belief that money now abounded in these Provinces, that the Provinces particularly needed further expenditure for their own protection, and that the general wants of the State exceeded its income, there grew, and rapidly strengthened, a conviction that the present assessments of the North-Western Provinces were inadequate, and that the State was not receiving its proper share of the public revenues. The views of 1861 fell into discredit, and great pressure was

put upon public officers to shew cause why their calculations should not lead to the assumption of a larger rental. But enquiry into the tenure of lands in these Provinces, into the origin of the rates by which land is held, into past fiscal systems, and the conflicting effects produced by prescription and by legislation, proves that the increase in the rental is by no means so large as has been supposed. Even where the size of tenants' holdings admits of appreciable enhancement, great obstructions exist to the free advance of the rent-rate, the sources of which are to be searched for, not in any law of political economy, but in the history of the public land revenue assessment, and the agricultural economy of the people. At the present day, this requires to be distinctly stated, and thoroughly understood, because the tendency to under-assess, as it is called, has disappeared; and the danger rather is that Settlement Officers may now lose sight of the causes which are at work in these Provinces to prevent the rise of rent-rates; and may generalize too hastily from cases, where circumstances have favoured enhancement of rent, to the Province taken as a whole.

51. It is, nevertheless, to a rise in rents that the Provinces must in future mainly look to increase of the public revenue from the land. The figures, furnished in the Appendix amply show how little can be expected from further extension of cultivation, 74.2 of the assessable area of the whole of the Pergunnals, hitherto re-surveyed, is under cultivation. Mr. Bird has left on record his opinion that "one-fifth of the culturable land should always be left untaxed, to allow for raising artificial grasses or other fodder for cattle, and to allow for fallows, and chances of dereliction. I would, in no instance, attempt on the lapse of the present term to demand any increase of revenue, on account of increased area cultivated, from a mouzal, which, at the time of the present Settlement, has four-fifths of its cultivable land under cultivation." But in very many Pergunnahs this margin has long since been encroached upon. The extension of cultivation on which Mr. Bird counted, as the extracts I have made from his Note show, (though if needful I could have added to them greatly), has taken place. If the Government raises its demand on the land, the proprietor can only recoup himself by raising his demand for rent. But if the view I have taken of the original nature of what we call his rents is correct, what does this process of raising them entail? It entails a long and bitter struggle between those whom we have made full proprietors, vesting them with powers which none but the Government ever claimed before, and those who believe themselves to be the original occupants of the land. The power of the Government and the strength of its Courts must be on the side of the unpopular cause. The process of raising rents introduces and forces into activity a new and most

dangerous element of discord. The extent of the change introduced into the agricultural body.

dangerous element of discord. The extent of the change which we introduced into the tenure of land will only be fully known when the proprietors commence to use more freely the powers we have given into their hands. Not only those to whom at cession or conquest we gave proprietary rights, but the hundreds who, by sale or mortgage, have since acquired them, will attempt, each in his own way, and each with varying success, to destroy the old traditional rates. In attempt-

ing to raise the land revenue, we may find ourselves raising the people. My position will, I know, be questioned and denied, and I cannot do better than support and strengthen it by quoting one of the highest authorities in these Provinces. The following extracts are from a Minute by Mr. Bird, printed at page 419 of the Board's Selections of 1872.

"It can be distinctly shown that prior to our Government those who preceded us as lords paramount of India acknowledged no rights of property between the cultivator and the monarch. This is equally true in the latter wretched times of anarchy, and in the best and highest days of the Mogul. The Sovereign, as may be readily shown by authentic acts and records, assigned possession of the soil at his pleasure, and claimed a portion of the produce of every beegah. What that portion of the produce should be was not fixed: it was perpetually changed at the will of the Sovereign, and occasionally commuted to money-rent for a term of years of his mere will, none other but the Sovereign having any claim to interference with it, or any right to fix or to alter it. To collect his dues, the sovereign created at pleasure various classes of officers, from Soobadars, the chief of a Province, to Mocuddums, the chief of a village, to each of whom was assigned trusts of greater or less extent in the collection of the revenues. But these were mere functionaries; the actual parties were the State and the ryot. The only trace we find of a State of things approaching to proprietary right was the right of Mr. Bird on the cultivating classes. those tribes to whom the Government had assigned tracts of land, which they proceeded to divide among themselves, possess, occupy, and cultivate on the terms of paying that portion of the produce which Government should fix. We find traces of the transfer of such rights at very early periods. No traces of transfers of what has been above called office can be found, except during the anarchy of the fall of the empire, when the Amils allowed and encouraged such sales as a means of realizing tribute.

"To this state of things our Government succeeding, proceeded to declare every person connected with land, except as a cultivator, to be a proprietor; thereby creating whole classes of rights in the same subject-matter. Moreover, by directing that all these rights should be tried in the Courts, without laying down any rules by which the Courts should determine on them, and by appointing Judges, who were, of necessity, uninformed what rights in land had previously existed, they, in fact, introduced the solemnity of judicial forms, and the sanction of judicial decision, still more to confound the existing confusion.

"The Government, nevertheless, perceived the peril impending over the only class known to the former Government as occupiers of land, namely, the ryots; and proceeded to make such arrangements as they thought would be sufficient to maintain that class in the enjoyment of their rights, fixing the demand which might be made on them by legal enactments.

"From these premises, I conclude that it is the duty and prerogative of the Sovereign to fix the portion of the produce to be taken from the cultivators, or the money-rent to be received in commutation thereof. I have shown that the British Government, on its accession, felt itself bound to adhere to this principle, even when it had just declared a proprietary right vested in others than the cultivators and I claim, on behalf of the ryots, the right, founded on the most ancient authentic records and uninterrupted prescriptive usage through a succession of Governments, native and foreign, from ancient times to our own, to have their payments fixed by the direct authority of Government.

"The propriety, expediency, and necessity of fixing the demands on the ryots have been stated and enforced in all the proceeding of this Government since the year 1820, and still more strongly urged in all the communications of the authorities in England, and to draw back in any degree from fulfilling to its fullest extent the purpose thus announced, founded as it is on the constitutional practice of the land, and maintained by every authority, would, in my judgment, render us liable to the charge of injustice, as well as impolicy.

"This one measure fully carried into effect, I consider to be the only, but at the same time the sufficient protection for their rights, and seek no other when Government have fixed, in the moderation with which Government will fix, what they have to pay. The mode in which the sum of their payments is to be distributed, what Government will reserve for its own purposes, and what it will surrender to those on whom it has conferred the boon of property, will less materially affect their interest.

"I have often wondered that those who have employed their minds to investigate the principle of landed property in India should have overlooked this one marked, prevailing, uninterrupted, prescriptive usage. It is, in fact, the only right recorded. No other is so much as mentioned: and yet, so singularly do our associations govern our opinions, that many persons consider ryots to possess no rights at all, while they hesitate not to take for granted the rights of zemindars, and talookdars, all the host of unproductives of whom, till our Government called them into existence, and associated with them all the notions of landed property which prevail in our own country, no trace was ever found in any authentic record, but as Executive Officers of Government.

"The rights which our Government has conferred on these last-named classes of persons, they and their officers are bound to respect: to maintain whenever practicable, and to make compensation for where they cannot be maintained. But they are no less bound to maintain that prescriptive right of the ryot which they have equally admitted, which boasts a far higher origin, and stands on a far firmer foundation, which Government have declared it to be their bounden duty to uphold, and have by special enactment declared their purpose to make all necessary rules to support (*Vide* Clause 1, Section 5, Regulation XXVII., 1795; and Clause 1, Section 35, Regulation XXV., 1803).

"Let us not, through inobservance, add to past errors, or lose the opportunity of correcting them. Let us not neglect the cultivators as we have, in time past, the cultivating proprietors; since it has been shown that they have rights, which, duly secured to them, will raise them into the condition of civilized men, greatly conduce to the diffusion of prosperity and comfort through the whole agricultural population, and mainly tend to place the land

revenue of Government on a secure and prosperous footing. It is surely the dictate of justice as well as policy that those rights should be maintained. To avoid mistakes, I mention that I consider the right to have his rent fixed by Government to appertain to every resident ryot in any mouzah, whether he be an old resident or a new settler. I cannot find that any difference of rule prevails. Pykhoost, or non-resident cultivators, have no right of the kind, and must make their own bargain with the zemindar, as they do not share in the immunities of a community not their own. They have their rights in their own village.

"Briefly to recapitulate what has been advanced, I consider it to be the duty and prerogative of the Government of India to fix the portion of produce, or its commutation in money, demandable from the cultivator for every field; that it is the privilege and right of the ryot to have his demand fixed by the Government; that this duty and right have not been abrogated by any Act or Law of the British Government, but, on the contrary, the British Government stands pledged to maintain them; that there is no known portion, or proportion of the produce which is the ascertained right of Government; and that it will practically be more difficult for Government to fix a produce than a money-rate; that there is no risk in fixing money-rates if made sufficiently moderate, and that when the pressure on the cultivators is too great, not only the law of the land, but the limitation of the Government demand, warrant Government in lowering the present rates, provided the zemindar be secured in the amount which the law has assigned him; that the rent hitherto paid may generally be ascertained, but, in any case, for Government to fix the ryots' rent will greatly conduce to the prosperity of the country, and permanency and security of the revenue, without infringing on any vested right; that all resident cultivators are entitled to have their rents fixed without reference to the term of their residence; that a recorded field rent, to be maintained by the District Officers, is the only sufficient protection for the ryot, and no rule of division can be sufficient for that purpose, beside its liability to other serious objections; that the ryots themselves practically claim, though they cannot explain and demonstrate, their rights; that there is, however, no reason why Government should be confined to any one method of securing their fixed rates to the ryots; any mode which the people prefer may be adopted: provided, always, that, the payment be fixed and maintained by the authority of Government."

53. Mr. Bird, I admit, puts the case in extreme terms. The assertion that Sir William Muir. proprietary right was the absolute creation of the British Government is unwarranted. A later, and perhaps a higher authority, has expressed this very forcibly. "Whether it was from the more martial and overbearing character of the conquerors, or some other cause, certainly the zemindar of the North-West was not a mere middleman, or official receiver of rent, but a real proprietor. The zemindar of Bengal was nothing more than a manager, or, if he did lay claim to the ownership (in so far as it was relinquished by the State) the title was shared between him and the ryot.

It is far otherwise in the North-West Provinces, or in Oudh. No one can rise from a perusal of the evidence without the conviction that, equally in both, the village landlord whether "Talookdar" or "Zemindar," is owner of the soil. The idea permeates society, and is inwrought into its daily language. (Memorandum on tenant rights in Oudh: by Mr. Muir: page 71)." It can scarcely be said he was a real proprietor in the face of the evidence in the same Memorandum that he could not, ordinarily raise the rates at which his lands were But we must not bring to eastern tenures conceptions solely derived from the law of landed property in England. In Guzerat, the Settlement Officers tell us, each shareholder has an absolute property in his own share of land, except that he might not sell it to an outsider without the consent of the community. But "the old proprietary cultivators never received, or claimed to receive any portion of what in native language is called the "raj bhag" (or state share) of the produce." The Government share of grain was annually estimated and levied in money from the heads of the community. The headmen then collected the value of the Government share of his crops from each nonproprietary cultivator, and the balance was paid by each shareholder in proportion to his share. "Besides the Government share of grain, the proprietors seem to have received from their tenants certain cesses, and labour rents." (Bombay Selections, No. CXIV., New Series: Mr. Pedder's Report on Nurwa and Bhagdaree Tenures).

Here we have exactly what I have tried to demonstrate in these Provinces: rates of assessment fixed by the Government only: co-existant with certain proprietary claims in those who levied them: but not open to modification by the proprietor. By "Government" fixing rents, it must not be supposed that Mr. Bird meant the determination of rents by the law-courts. The whole Minute refutes this. He meant that the rates should be fixed by the Settlement Officer as rates imposed by the Government: the proceeds thereof being in part assigned to those whom we have now recognised as proprietors. arrangement," said his colleague, Mr. Fane, "would be a sort of half measure between ryotwar and mouzahwar Settlements that would establish a state of things in regard to the occupancy of land which would have no resemblance to the relation between landlord and tenant that has heretofore existed in India, or in any country of the world that I am aware of." These views prevailed: but the circumstances of the present time have shown the truth of Mr. Bird's It is too late now to retrace our steps. All that I am at present Mr. Fane, and Mr. concerned to show is the impossibility of any general and early rise in rents, corresponding to the ratio of the rise in prices; the impolicy of clamouring for such a rise as a basis of enhanced revenue; and the consequent improbability that beyond the increase assumed by the Settlment Officer, any such further immediate increase in assets will take place as may prove an equivalent to the increase in cultivation which at the last Settlement signally reduced the initial incidence of the Government revenue. The revenue cannot be raised further than rents have as yet risen, for if it is to be so raised, we must face the dangers attendant on a Province agitated and disturbed from one end to the other.

I come, too, it will be seen by another road to the conclusion which was embodied in the Memorandum which I wrote last year. The land revenue, during the 30 years of Settlement, is not less in proportion to the means of the proprietor, because a lesser proportion is now taken as land revenue at the date of Settlement. It has, on the contrary, increased both in incidence and in amount. It has increased with the cultivation, and as far as was possible, it has increased with the rent rise. But the burden of it can no longer be materially lightened by industry. If the burden is to be lightened as in the case of the last Settlement, it must be mainly by litigation, doubtful in its results, exasperating and protracted in its nature. If we took two-thirds of the assets to-morrow, the landlord would reduce the ratio, not by calling for cultivators, but by looking out for pleaders. Even here, however, if, as has frequently been suggested, and recently put forward by the Government of India, the future rise in rents, so far as it is caused by rise in prices, is to be met by a corresponding rise in revenue, this door of increase also will be closed to the proprietary body.**

The only other sources from which the proprietor could increase his income, would be the improvement of his estate by the outlay of Improbability of large capital; and in backward tracts by the gradual raising of immediate enhancement of rents. rents to a standard approximating to that of more advanced Merely backward rents in generally prosperous Districts have already been taken into calculation by the assessing officer. The analogy, therefore, of what was done in 1838 as to the share of the Government assets has no bearing on the position now. But that one of the highest authorities in India believed that even before the last Settlement, two-thirds of the assets, in the event of temporary Settlements being adopted, might occasionally prove excessive is shown by a passage in the Board's recent Selections:—"The late Secretary to Government $_{
m in}$ the Territorial Department, viz., Mr. Holt Mackenzie, used to suggest, in conversation, the following mode of adjusting the Government demand in cases where an increase of revenue might be demanded; but we are not aware that the subject was ever formally discussed by the Government. Supposing the rental of an estate be Rs. 1,000, and the existing assessment to be Rs. 200, then a third being deducted from the rental would leave a demand of about Rs. 667; or, an increase on the former jumma of Rs. 467. Mr. Mackenzie proposed, that only half

^{*} Note.—This suggestion has been attributed to so many gentlemen, that I venture to bring forward a claim which has hitherto, I think, escaped attention. In para, 384 of Mr. Mackenzie's Memorandum, dated 1st July, 1819, printed at page 87 of the Selections of North-West Province's Records, published in 1866, we have the following:—"I am not aware of any fundamental objection to the plan proposed by Mr. Colebrooke, for adjusting the jumma, from time to time, according to the average price of grain. Any permanent alteration in the price of that article, will not occur until after a considerable period of time; and it is on every account desirable to avoid a frequent recourse to the operation of readjusting the assessment. The recurrence of the measure might, however, be restricted to periods of 20 or 30 years, and the average value calculated accordingly."

At para 726 of the same Minute, Mr. Colebrooke's suggestion was formally adopted by Mr. Mackenzie, whose proposition (one of a series with which he concluded his Memorandum) was upon this point, as follows:—"That the average price of wheat and barley, jawar and bajra, in the 20 years preceding the Settlement, at the chief marts of each District, be ascertained and recorded, and a general average struck: and that in declaring the Settlement perpetual, Government reserve to itself the option, at the expiration of each period of 20 years, of causing a similar average to be made, and of readjusting the jumma with reference to the relative price of silver to grain, as exhibited by the statement, provided the difference shall exceed 10 per cent. This reservation will not, of course, entitle Government to do more than demand the value of such a quantity of the four articles above-mentioned, taking an equal proportion of each, as may be equivalent to the jumma now to be assessed."

this latter sum should be demanded, making the jumma of the new Settlement Rs. 433, instead of Rs. 667" (page 303). The question of the amount which is sufficient to support the proprietor must vary with circumstances, and at different times and places. More than one officer has asked for leave to assess, where holdings are small, at less than 50 per cent. of the assets. I do not think many will be found to suggest that in future we should assess at more.

This Memorandum must now conclude. It has grown to a length I never anticipated; and which, had I had more leisure, it should Conclusion. certainly never have attained. But I have written literally currente calamo in the intervals of constant and pressing work. This is my excuse for the want of method and precision, and for the need of further illustration in support of my argument, of which I am only too conscious. I do not wish to push my conclusions too far, and to pretend that I have shown the only obstructions which keep rents down; or the only causes which may raise them. But I hope I have sufficiently shown that in the main position of the Memorandum, in the gradual metamorphosis of the public revenue rate, the rate levied by the State as landlord, into the private rent-rate, is to be found the main clue to the problem of the disproportionate rise in rents, con-The political aspect of the question does not sidered in relation to prices. come within the scope of this paper. But I may repeat in concluding that in the new agency we have introduced, viz., the power of our proprietors to enhance their newly-acquired rents, which we have seen so sturdily combated by Mr. Bird, there lie very serious elements of social discord, and agrarian discontent. It has been my object to show why, during the last Settlement The Rent Law of 1859 first that power was very little understood. brought it to the immediate notice of those whom we have recognized as pro-The progress of the country, and the revision of Settlements, has forced the power into active use. We are now, for the first time, fairly watching its effects; and under the guise of adjusting rents, I believe, we are introducing what is little less than a revolution into the status of a large section of the agricultural body. For the present, doubtless, Act X. of 1859 is not largely used by proprietors to raise rents, independently of Government pressure: but mainly as an indispensable and necessary complement to the authority exercised by Government in periodically enhancing its revenue. But this is for the present only. The proprietary body have been given the power, and more recently they have been taught its advantages. Under former Governments, the interests of the proprietary and the mere cultivators were identical. Now they are directly antagonistic. We have an apparent increase in the number of tenants in whom we have recognised rights of occupancy: but, in reality, a violent attack on the only security by which they hold. We have abandoned the exercise of a direct control over the land rates: and, while desiring larger revenues therefrom, can reach them only by inviting proprietors to drag their tenants into Court.

The minimum of advantage, with the maximum of irritation, is what our so-called "competition rents" of to-day will bring us to. The remedy certainly

does not lie in merely enhancing the revenue on the landlords; but, I believe, in recognizing the historical aspect of these so-called rents. The remedy will be found in arranging at time of Settlement for the fair, and full valuation of rents, not by law courts, and vain formulæ of enhancement; but by the only officer competent to do it, the Settlement Officer, who stands to-day in the place of Akbar's Amil: and who has, to guide him, a mass of data which he only can effectively handle. During the term of Settlement, the rents so fixed I would with certain exceptions maintain. A far larger revenue would be gained with a smaller amount of heart-burning. The treasury would be satisfied; and the people more content.

57. In conclusion, it is perhaps necessary to add that nothing I have said in this Memorandum must be taken as bearing, in any way whatever, the sanction of higher authority.

ALLAHABAD: 4th May, 1872.

AUCKLAND COLVIN.



APPENDICES.

सन्धमेव जयत

	DISTRICT.	NAME OF PERGUNNA	OF PERGUNNAII.		Period of Settlement.		Barren.	Revenue free.	Cultivable,	Recently a
	2	8			4	ő	6	7	8	9
	DEHRA DOON	Dehra Doon	{	Former S Present	Sottloment ditto	166,190 166,323	105,966 91,604	93 100	25,661 82,760	4,58 4,67
		Total	{	Former Present	ditto ditto	166,190 166,828	105.966 91,604	100	25,661 32,760	4,58 4,67
		 Sultanpore	{		Settlement	EARIH				
П		Sirsawah	{	Present Former	ditto ditto	56,717 61,851	6,871	214	7,906	1,3
		Nukoor	، {	Present Former	ditto ditto		5,736	2,168	9,785	1,0
		Gungoh	ر ا	Present Former	ditto	70,643 85,020	5,057	7,795	11,701	
		Saharunpore	{	Present Former	ditto ditto		6,991	5,160	23,187	2,5
		Hurowrah	- 2	Present Former	ditto ditto	78,035	9,468	2,681	6,154	1,0
		Faizabad	{	Present Former	ditto ditto	67,232	7,146	414	5,733	1,5 2,2
	SAHARUNPORE .	Moozufferabad	{	Present Former	ditto	75,335 51,621	12,988		14,774	
П		Deobund	{	Former	ditto	J	8,605	92	7,518 5,7 43	1,4
		Nagul		Former	ditto	86,552	7,371	5,724	******	i
H		Rampore		Present Former	ditto ditto	77,871	7,123	508	7,892 	1,0
		Bhugwanpore	{ {	Former	ditto	82,457	7,233	2,977	10,929	1,7
		Roorkee	(Present Former	ditto ditto	81,678	10,429		16,267 	2,1
		Jowalapore	•	Present Former	ditto ditto	61,748	12,573	1,704	10,941	8
		Munglour	غ ٠٠٠ {		ditto	67,933	9,753	37	23,794	4,2
ا <u>ز</u> ۱	•	Arungiour	{	10100	ditto	77,070	10,563	137	5,900	1.1
-		Total	{	Former Present	do	10,18,705 10,81,763	1.00,982 1.27,907	27.035 29,722	2,83, 1,68,227	811 23,8
		f Bidoulee	{	Former S	ettlement	54,005	7,662	3,925	17.611	
		Jhinjhana	{	Former	ditto ditto	55,616 59,782	11,101 5.186	3,425 7,592	$\frac{14.987}{17,129}$	5,5
H		Kyranah	{ {	Present Former	ditto ditto	60,117 55,210	9,040 5,733	7.080 4.226	14.066 16.135	4,9
		Shamlee	{ {	Present Former	ditto ditto	57.545 65.018	$\frac{6.301}{9.798}$	$1,096 \\ 1,022$	$\frac{14.782}{8,446}$	1,7
¦		Thanah Bhawn	··· {	Present Former	ditto ditto	61,767 56,997	$11.191 \\ 4,764$	$ \begin{array}{c c} 922 \\ 10,254 \end{array} $	5,797 11,618	1,4
	Moozuffernugger ,	. Kandlah	} ··· ؤ و	Present Former	ditto ditto	57.590 67.403	$\frac{9,242}{8,179}$	8,910 7,482	5,127 5,143	6,6
		Boorham	ۇ	Former	ditto ditto	64,152 50,492	$9.669 \\ 9.195$	2,127 1,001	$\frac{5.391}{6.827}$	6
		Shikarpoor	··· {	Present Former	ditto ditto	51,074 63,799	8.423 10.867	848 1,980	5,067 6,999	1,4
		Churtawul	{ 5	Former	ditto ditto	64.015 58.092	8,457 9,540	1,118 1,774	$\frac{4.707}{7.192}$	1,2
ij		Bugrah	··· {	Former	ditto	59.04 1 55,460	6.659 7.978	539 1,190	5,213 6,853	2,2
li		Gordhanpoor	… { }	Former	ditto ditto	56.605 · 39.819	6,363 12,049	1,090	4,875 11.214	2,2
		Khatouli	··· {	Present Former	ditto ditto	41,3 ·2 62,270	7,623 7,846	9,013	14,619 8,161	2.0
		Total	{ ,	Former	ditto	6.98.347	99,097	8,895 49.462	4,170 1,28,133	5
		Total	₩ {	Present	ditto	6,98,113	1,00,511	36,050	168.80	31,56
		Meerut	{	Former S Present	Settlement	2.35,158 2.35,360	$25.698 \\ 33.711$	13.991 7,153	43,408 23,617	2,0 2,4
U	MEERUT .	Liaupper	}	Former : Present	ditto	1.03.181 1,04,121	4.136 7,696	13.051 6.036	20.637 11.616	9:
		Pooth	,	Former	ditto	37,103	4.610	2.016	9,056	1,0. 5t

DIX I.of the North-West Provinces which have come under revision of Settlement.

	Culti- ssable	of Univi-	rriga- ivated	ecent-	Cultiy-	Reve-	Barren		ULTIVATED.	C
Remarks,	Percentage of Culti- vated on assessable area.	Percentage of U gated on culti area.	Percentage of Irriga- ted on cultivated area.	Percentage of Recent- ly airendoned on total area,	Percentage of Cable on total a	Percentage of nuc free on nrea.	Percentage of B	Total cultiva- tion.	Unirrigated.	Irrigated.
	19	18	17	16	15	14	13	12	11	10
The area exhibited is exclus of grants of all kinds. Joe say Bawar is not included.	49·6 40·8	75·4 86·0	24·6 34·0	2·7 2·8	15·4 19·6	·05 ·00	63·7 55·1	29.884 87,181	22,528 24,518	7,356 12,663
	49·6 49·8	75·4 66·0	24·6 34·0	2·7 2·8	15·4 19·6	·05 ·06	63·7 55·1	29,884 37,181	22,528 21,518	7,356 12,663
			\	'		; ;				
)	 81•2	87.1	12.6	 2·4	13.9		 12·1	40,329	35,233	 5,006
	80.1	70.2	29.8	1.4	15.8	3.5	9-2	43,257	30,337	12,920
	77:8	68.0	 32·0	 1·5	 16·5	ïi·o	7.1	41,995	30.574	14,421
	61.6	53.6	41.1	2:9	27.2	6.0	8-2	47,139	26,181	20,955
	89.0	45.8	54.2	1.3	7.8	3.4	12.1	58,691	26,823	31,808
	87· 7	86.7	13.3	 2·3	 8·5		10.6	52,387	45,399	6,988
There is no record of the ar	72.6	94.9	5·1	2.9	19.6		17.2	45,220	42,886	2,340
of the different Pergunn according to measurement	79.1	981	1.9	2.7	14.5	1	16.6	88,967	33,295	672
of last settlement.	91.5	83.1	16·6	'ā	6.6		8.5	67,222	56,040	11,173
	 87·2	77.6	22.4	 1·3	 10·1		9.1	61,316	47,534	13,782
	82.4	ün	55·9	 2·1	13.2	3.6	8.7	59,537	26,252	33,285
	74.2	918	5.2	2.5	19.9		12.7	52,875	50,09 š	2,780
	 75·0	99.6	4		17.7	2.7	20.3	35,648	35,499	149
	51.8	98.1	 1·9	6.2	35.0	05	14-3	30,131	20,543	589
	89.3	 93·8	 6·2	1.5	7:6	1	13.7	59,311	55,595	3,716
	68-1		đ	·81 = =U	27	2.6	9:0	6.06,817	17	6,00,8
	70.2	78.1	21.9	2.2	15.5	2.7	11.8	7,32,031	5,71,297	,60,731
	58·4 49·9	31.6	 08·4	 9•9	32·6 26·9	7·2 6·1	14·1 10·9	21,807 20,541		24,8 14,068
	62·9 50·8	22.9	77.1	 8·1	29·1 23·3	12·6 11·7	8·6 15·5	29,575 25,011	75 5,703	29,6 19,308
l mi	64·3 67·8	97·2 25·9	2·8 74·1	2.9	29·2 25·6	7·6 1·9	10·3 10·9	29,116 33,612	28,298 8,707	818 24.935
The new fallow of last see ment is included with "	84·4 86·3	78·0 31·4	22·0 68·6	 2·1	12·9 8·9	î∙5 1·4	15·0 17·2	45,752 45,455	35,666 14,232	10,086 31,223
tivable." The details of gated area at last settlen	72·3 70·2	28.9	71·1	11.4	20·3 8·9	17.9 15.4	8·3 16·0	30.361 27.692		30,8 19,698
are very imperiect. The eastern pergunnahs of	90·0 89·3	67·7 22·9	82·3 77·1	9	7·5 7·9	11·1 3·1	12 I 14 I	48,599 50,329	31.539 11,523	15.060 38,800
\rightarrow district, recently subjected further revision of settlem	81·1 81·1	47.6	52.4	 2·8	12.5 9.9	1.9 1.6	16:4 18:8	35,982 35,982	80	33.6 1 8,518
excepting Pergunnah E touti, are not included in	86·2 89·1	50.3	43.7	1.8	10.9 7.3	3·1 1·7	17.0 13.2	43.953 48.487		43,9 21,208
statement.	84·6 85·5	65.8	31·2	3.8	12·3 8·8	3·0 -9	$\frac{164}{112}$	39.586 44,349	86 29,176	89,5 15,173
	85·1 85·5	 55·1	41.9	3.9	12·3 8·6	2·1 1·9	$\frac{14.3}{11.2}$	39,431 42,038		39,4 18,896
	59-6	97.9	2.1		29·1 35·4		$\frac{30.2}{18.4}$	16,556 16,118		16,50 16,5
	47-8 82-2 89-8	71.0 43.4	29:0 57:6	7.0	13·0 6·6	14·4 14·2	18.6 12.6 10.2	37.250 42,222	26.438 17.895	10,812 24,327
	77·1 76·7	42.0	57.1		17:8 11:1	7·1 5·1	14:3 14:3	4,16,655 4,31,169	!	4,16,6 4,16,499
	76.7	71.7	410.0		18:4	5.9	10.0	1,50,021	1.07.539	42,482
	86.5	39·8 70·3	28·3 60·2 20·7	1.0	10.0	8·1 12·6	10.5 14.3 3.9	1,68,045 61.735	66.831 45,171	1,01,214 19,261
	75.0 86.1	48.8	20·7 51·2	.9	11.0	5.7	7:3	77.814	37.974	39,870 2,043
	68·3 78·0	90°2 79°ō	9·8 20·3	1.5 3.5	21.4 17.9	5·4 1·5	12:4 18:6	20,831 24,076	18.788 $19,131$	4,945

-						·		
DIVISION.	District.	Name of Pergunnah.	Period of Settloment.	Total area.	Barren.	Revenue free	Cultivable,	Recently abandoned.
1	! 2	3	4	5	6	7	8	9
	Meerut,—(continued.)	Sarawah { Gurhmooktesur { Baghput { Barout { Kotana { Chuprowlee { Dasna { Lonee { Jellalabad { Sirdhana { Burnawa { Hustinapore {	Prescut ditto Former ditto Prescut ditto Forner ditto Prescut ditto Prescut ditto	49,234 49,860 64,969 67,322 1,21,897 1,24,129 48,746 48,754 47,090 47,178 36,491 87,429 80,663 87,429 80,663 87,848 98,870 99,802 1,28,109 1,28,768 87,656 87,934 1,49,345 1,64,150 1,24,007 1,20,971	1,888 3,467 8,761 6,268 19 728 10 788 7,969 4,838 8,078 6,336 4,256 3,080 3,242 8,316 13,859 11,769 11,549 11,547 16,578 12,840 17,851 17,251 22,528 8,330 14,508	6,514 1,623 11,110 4,258 6,783 2,102 201	10,635 7,315 19,000 8,755 14,182 12,016 5,469 4,027 9,016 5,716 5,395 4,277 26,190 14,144 21,994 17,881 24,668 17,036 15,378 7,486 12,187 7,496 12,187 7,413 62,215 45,770 17,314	398 441 986 3,774 1,262 824 1,726 149 1,760 1,77 1,341 460 817 1,097 463 4.028 680 1,070 4,154 1,222 2,028 604 4,012 8,290 1,224 7,064
MEERUT,—(continued.)	Boolundsuurur	Total { Anoopshuhur { Ahar { Debaieo { Agowtha { Syanah { Syanah { Shikarpore { Puhasoo { Koorjah { Dadree { Dunkour { Secundrabad {	Former ditto Present ditto Present ditto Former ditto Former ditto Present ditto Present ditto Former ditto Present ditto Present ditto Present ditto Present ditto Former ditto Present ditto	14.01,420 16,06,673 77,842 77,183 90.821 93,617 1,13.546 1,16,721 68,340 64,246 88,109 89,872 88,542 88,542 89,757 60,569 61,710 79,941 81,873 88,445 89,642 1,20.653 1,23,176 1,38,522 87,994 96,792 98,679 1,00,985	1,69,930 1,83,841 4,176 9,081 5,863 11,068 7,435 19,791 1,041 0,546 2,956 16,113 3,742 7,196 2,298 9,720 8,159 5,094 8,300 7,636 8,960 9,893 6,698 13,449 5,007 8,892 2,786 14,043	87.761 32,613 8,203 368 1,601 11 6,283 1,433 7,833 2,451 8,367 2,789 7,885 4,060 4,980 1,851 2,033 21 404 156 2,328 156 10,929 6,609 17,778 17,099 13,711 9,617	3,45,790 2,10,763 17,901 12,041 29,307 21,633 29,962 12,823 13,994 9,499 24,339 11,961 21,231 17,263 24,178 13,913 20,973 10,912 34,837 22,784 38,005 31,305 51,874 28,499 21,135 28,446 15,387	24,808 34,211 1,612 2,218 383 2,519 39 437 886 2,444 2,176 10 318 1,879 1,879 1,864 156 2,362 869
	Altrance {	Atrowlee	Former ditto Present ditto Former Settlement Present ditto Former ditto Present ditto Present ditto Present ditto Former ditto Present ditto Former ditto Former ditto Present ditto Present ditto Former ditto Former ditto Former ditto Present ditto Former ditto Present ditto Present ditto Present ditto Present ditto Present ditto Present ditto	12,22,596 1,95,147 1,94,153 24,431 27,097 1,62,603 1,74,165 35,551 36,017 16,273 16,621 53,777 56,932 70,747 79,746 65,554 66,830	1,38,538 Incorrect. 32,481 Incorrect. 2,544 35,301 42,149 6 100 6,813 4,630 5,143 2,088 4,087 2,036 5,917 Incorrect. 13,505	1,217 190 617 85 4,973 4,120 548 348 348 2,255 1,749 362 1,619 967	2,88,032 Incorrect. 30,753 Incorrect. 9,704 Incorrect. 10,537 Incorrect. 2,356 Incorrect. 4,162 9<3 1,993 1,063 3,641 Incorrect. £,138	Incorrect. 4,817 Incorrect. 4,817 Incorrect. 1,935 Incorrect. 280 Incorrect. 106 92 317 641 902 Incorrect. 641 903

of Area,—(continued.)

(CULTIVATED		Barren 1.	Reve- total	Cultiv. area,	d on	of Irriga.	Inirri- ivated	Culti- ssable	
Irrigated.	Unirrigated,	Total cultiva- tion.	Percentage of B on total area.	Percentage of number of area.	Percentage of Cultivable on total area,	Percentage of Recent- ly abandoned on total area.	Percentage of Interest to the second on culting area.	Percentage of Unirri- gated on cultivated area.	Porentage of Culli- vated on assessable area,	Remarks.
10	11	12	13	14	15	16	17	18	19	
9,697 16,728 3,824 10,919 14,167 50.064 14,905 35,329 9,319 27,408 8,294 46,746 62,454 46,776 622,035 26,156 60,530 18,148 41,389 11,047 26,338 8,799 28,908 11,292 23,234	20.102 19,856 26,288 33,348 65,785 89,305 18,475 4,416 17,399 8,535 10,638 21,489 15,758 45,463 38,944 57,238 25,659 32,914 24,971 28,215 23,922 54,805 49,002 57,966	29,709 86,114 30,112 44,207 79,052 98,360 83,380 39,745 26,718 85,943 24,932 28,921 47,943 61,832 62,220 61,870 83,394 92,189 51,357 66,360 30,258 63,604 78,060 64,860 81,200	3.8 7.0 5.7 9.3 16.1 8.6 16.3 9.9 11.3 11.6 9.8 9.7 9.4 11.7 9.0 12.0 14.6 24.5 11.5 14.6 24.5 11.5 11.5	13·2 3·1 17·1 6·3 5·5 1·6 ·4 10·3 2·6 10·4 42 6·1 2·2 ·04 ·4 ·4 ·05 ·07	21·6 14·9 29·2 13·0 11·6 9·7 11·2 8·2 20·4 12·1 14·7 11·4 30·2 16·1 12·2 17·9 18·2 17·5 8·4 16·8 20·2 16·9 41·6 20·2 16·9 16·9	*** *** *** *** *** *** *** *** *** *** *** *** ** *** *** *** *** *** *** *** *** *** *** *** *** ** *** *** *** *** *** *** *** *** *** *** *** *** ** *** *** *** *** *** *** *** *** *** *** *** *** ** *** *** *** *** *** *** *** *** *** *** *** *** ** *** *** *** *** *** *** *** *** *** *** *** *** ** *** *** *** *** *** *** *** *** *** *** *** *** ** *** *** *** *** *** *** *** *** *** *** *** *** ** *** *	32:5 40:3 12:0 24:0 24:0 17:7 60:0 44:0 88:8 85:0 76:2 74:5 12:9 87:0 81:3 72:1 85:9 62:3 28:4 13:8 37:1 17:4 28:0	67.5 53.7 87.4 75.4 52.3 40.0 55.4 11.2 65.0 23.8 60.8 5.2 41.8 25.5 87.1 63.0 68.7 27.0 68.7 27.0 68.7 27.0 68.2 62.9 82.6 71.4	72:31.084.247.832.988.073.882.47.832.988.07.35.44.28.89.37.832.98.87.88.93.76.32.88.93.76.32.88.93.76.32.88.93.76.32.88.93.76.32.88.93.76.32.88.93.76.32.88.93.76.98.93.76.88.93.76.88.93.76.88.93.76.88.93.76.88.93.76.88.93.76.98.93.76.88.93.76.98.99.76.98.99.99.99.99.99.99.99.99.99.99.99.99.	
2,32,949 5,78,512	6,30,182 4,66,693	8,63,131 10,45,205	11·3 12·2	5·8 2·1	23·1 13·9	1.6 2.2	26·9 55·3	73·1 41·7	60·9 81·0	
15,755 21,881 11,125 15,770 14,691 31,148 11,938 31,608 16,354 27,965 10,787 19,057 8,236 13,170 13,791 23,557 8,426 16,167 21,798 38,626 16,167 21,798 37,286 0,903 16,555 17,583 28,258	31,207 32,200 42,925 43,017 64,792 47,977 27,596 13,705 36,093 30,158 42,753 40,005 20,865 30,910 36,478 40,996 64,502 42,486 50,650 49,062 31,041 30,749 30,253 32,821	46,962 54,981 64,050 68,787 69,483 79,125 38,633 45,313 62,447 58,123 63,540 69,062 29,103 35,899 48,776 64,467 44,904 57,163 76,360 81,112 66,157 86,318 41,054 47,304 63,838 61,079	5:3 11:7 6:4 11:8 6:5 17:1 3:0 10:1 3:3 17:9 4:2 8:0 15:7 10:2 6:2 8:5 3:2 8:5 3:2 8:0 4:9 9:7 6:1 2:8 13:9	10·7 -4 1·7 -01 5·5 123 3·8 9·4 3·1 8·8 4·5 2·9 2·5 -02 -4 10 4·0 20 20 17·6 13·8 9·5	23·1 51·6 32·2 23·0 26·3 11·0 21·0 14·7 27·8 19·2 39·9 22·5 20·2 24·4 31·4 25·4 25·4 25·4 25·4 21·8 22·5 20·5 27·2 21·8 28·7 16·2	2.0 2.3 2.2 2.4 	33:5 40:4 20:5 26:8 21:1 39:3 30:1 60:7 31:1 20:1 33:2 28:2 36:6 28:2 43:2 18:6 28:3 28:5 47:6 23:4 43:1 24:2 34:0 32:6 46:2	66.5 59.6 79.5 73.2 78.9 60.7 69.9 30.3 68.9 71.8 63.4 71.8 63.4 71.7 71.5 52.4 76.6 56.9 75.9	72.4 79.8 64.8 71.2 69.6 83.7 73.8 82.0 68.3 75.4 60.3 71.6 69.9 66.7 71.7 55.9 66.9 66.5 72.9 66.8 65.5 78.9	•
3,21,018	4,56,815	7,77,863	11.3	3.7	19.4	1.8	41.2	58·8	74'9	
63,826 66,333 6,598 7,108 77,880 92,027 13,076 21,100 5,050 6,171 32,666 38,945 30,569 50,672 17,898 23,710	55,560 63,859 8,978 13,173 33,142 24,237 10,188 4,370 4,712 4,039 15,693 9,812 25,675 18,252 23,593 19,297	1,19,386 1,80,212 15,570 20,281 1,11,022 1,16,264 23,264 25,580 9,762 10,210 48,359 48,787 65,264 68,924 41,480 43,016	Incorrect. 16:3 Incorrect. 9:3 21:7 24:2 19:4 18:9 28:7 30:9 3:8 7:1 2:8 7:4 Incorrect.	*6 *09 2*6 *3 *3 *3 *1 *5 *2 *2 *1 *** **1 **2 *4 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *4 *1 *1 *4 *1 *1 *1 *1 *1 *1 *1 *1 *1 *1 *1 *1 *1	Incorrect. 15:4 Incorrect. 13:6 Incorrect. 6:0 Incorrect. 9:3 Incorrect, 6:9 1:8 3:5 1:5 4:5 Incorrect, 12:2	Incorrect. 2:4 Incorrect. 1:7 Incorrect7 Incorrect6 -1 -5 -9 1:1 Incorrect9	53:4 50:9 42:3 35:0 79:1 56:2 82:9 51:7 60:4 67:5 70:8 60:6 78:5 48:1 55:1	46.6 49.1 57.7 65.0 20.9 20.9 43.8 17.1 48.3 59.6 32.5 20.2 30.4 20.5 50.9 44.9	Incorrect. 78:5 Incorrect. 82:8 Incorrect. 90:9 Incorrect. 87:5 Incorrect. 88:9 97:8 95:4 97:4 97:8 93:8 Incorrect. 83:0	

Division.	District.	Name of Pergunnan,	Period of Settlement.	Total Area.	Barren.	Revenue free.	Cultivable.	Recently abandoned.
1	2	3	4	5	6	7	8	9
MEFRUT,—(conedd.)	ALLYGHUB,—(continued). {	Tuppul { Khyr { Total { Total Mecrut Division {	Former Settlement Present ditto Former ditto Present ditto Former ditto Present ditto Former Settlement Present ditto	91,916 95,471 97,855 98,341 8,16,354 8,49,113 53,75,091 55,24,581	Incorrect. 8,149 Incorrect. 14,894 Incorrect. 1,35,712 5,39,296 7,78,181	2,022 389 15,555 7,869 2,72,841 1,51,974	Incorrect. 19,096 Incorrect. 6,805 Incorrect. 89,185 11,69, 8,37,798	1,26,408
LIKUND	Bijnore	Bijnore { Daranuggur { Mandawur { Nujecbabad Proper } Illaka-Chandi { Bai Himmut Singh's Forest and Grants } Keerutpore { Akburabad { Dhamporo { Seohara { Nihtaur { Burhapoora { Burhapoora { Chandpoor { Boorpoor { Bashta {	Former Settlement Present ditto Former ditto Present ditto Present ditto Present ditto Present ditto Present ditto Former Settlement Present ditto Former ditto Former ditto Former ditto Present ditto Former ditto	66,255 65,990 59,262 62,061 70,197 66,731 51,702 62,462 9,718 39,379 92,201 51,468 55,736 35,636 36,664 96,524 1,00,386 64,900 67,125 41,256 41,495 60,328 64,143 79,442 1,23,979 1,00,686 1,17,194 85,077 85,104 43,898 44,765 65,483 65,963	7,162 6,918 8,872 7,196 11,695 8,465 11,051 10,699 1,215 22,757 16,918 9,254 7,635 6,192 4,685 17,493 15,373 9,469 6,774 4,379 4,164 6,888 7,597 45,017 7,093 33,079 18,155 9,715 6,294 2,195 11,824 5,117	4,843 318 921 96 4,367 1,303 9,140 530 4,060 4,060 321 15.301 2,579 8,098 7,654 3,142 511 5,403 3,215 1,898 70,674 2,230 48 4,329 2,884 12,725 15,676 2,112 1,680	10,781 6,820 8,003 7,061 17,175 11,387 8,026 13,049 6,611 16,622 69,857 5,374 7,745 2,401 6,494 13,237 19,553 13,399 14,848 5,678 7,966 6,315 7,841 16,882 27,470 17,835 38,175 16,242 14,177 6,359 6,138 18,476 14,620	2,586 2,666 8,267 4,617 6,486 6,369 4,709 1,466 65 2,253 1,087 2,444 820 3,820 3,8340 1,989 1,744 1,929 920 2,461 1,643 3,518 1,540 4,408 3,605 7,887 5,901 840 1,041 7,087 6,182
ROHILK	Budyon	Total { Usudpoor { Rujpoora { Bisowlee {	Former ditto Present ditto Present ditto Former Settlement. Present ditto Former ditto Present ditto Present ditto Present ditto Former ditto Former ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto	9,78,094 12,01,096 89,340 92,986 96,588 1,05,576 63,092 62,318 48,838 56,125 87,225 1,00,962 1,75,714 1,85,704 98,595 1,157,841 1,35,431 1,42,155 1,45,096 1,41,638 1,28,027 83,180 1,47,066	1,97,324 1,60,774 12,151 14,471 15,141 14,315 7,249 6,307 7,176 5,609 12,237 7,927 38,313 20,515 16,874 13,053 16,861 15,813 24,199 21,316 13,947 19,374 16,713	3,361 3,861 3,861 3,861 2,205 87 2,076 298 3,916 1,185 7,115 547 15,666 6,561 2,840 918 10,017 20,778 8,033 6,536 6,178 1,109 4,755 1,409	1,06,188 2,95,484 28,392 19,256 32,354 34,713 5,880 2,849 7,147 3,658 12,430 8,365 53,230 38,856 41,430 12,190 29,812 20,186 28,831 3,656 34,430 12,190 29,812 20,186 28,831 32,523 3,06,586 1,98,312	59,728 43,816 504 4,961 4,168 342 167 3,502 270 16,524 1,032 1,128 11,239 1,420 7,978 187 1,283 2,471 62,324

of Area,—(continued.)

	CULTEVATES	υ.	Barren	Reve-	Hiv-	ent-	riga- ated	irri- ated	ulti-	
Irrigated.	Unirrigated.	Total cultira- tion.	Percentage of Ba	Percentage of R nue free on area.	Percentago of Cultiv- able on total carca.	Percentage of Recent. If abandoned on total area.	Perconlage of Truiga- ted on cultivated area.	Percentage of Unitei- guled on cultivated area.	Percentage of Culti- vated on assessable area.	Remarks.
10	11	12	13	14	15	16	17	18	19	
17,539 31,371 34,341 44,748	39,459 30,377 37,911 31,021	56,993 67,743 72,253 75,769	Incorrect. 8·5 Incorrect. 15·1	2.0 -3	Incorrect. 20·0 Incorrect. 6·9	Incorrect. '5 Incorrect. '4	30·7 46·3 47·5 59·0	69:3 53:7 52:5 41:0	Incorrect. 77.5 Incorrect. 91.2	No reliance can be placed on the correctness of the figures for the former total area.
3,08,161 3,82,301	2,54,911 2,21,167	5,63,375 6,06,771	Incorrect. 15·9	1·9 ·9	Incorrect. 10.5	Incorrect.	54· 7 63·0	45·3 · 37·0	Incorrect. 86.0	
	0.097 19.28,460	31.56,097 36,30,220	10·0 14·0	5:0 2:7	21·7 15·1	22	46.8	53.2	72.9 79·0	
194 923 516 348 1,515 843	40,883 49,074 82,276 42,675 81,474 40,030 22,386 35,102	40.883 49,268 33,199 43,191 31,474 40,378 28,901 35,946	10:8 10:4 14:9 11:5 10:6 12:6 20:2 17:1	7·3 ·4 1·5 ·1 6·2 ·1 12·8 2·0	16·2 10·3 13·4 11·3 24·4 17·6 14·6 20·8	8-9 4-0 13-9 7-2 7-8 9-5 8-6 2-3	 27 1·1 6:3 2:3	100 99.7 97.3 98.9 100 99.2 93.7 97.7	75:3 83:8 67:1 78:8 58:1 69:4 65:2 71:2	
624	1,203	1,827	12.5	***	68.0	. 6	84·1	65.9	21.4	1. The figures in columns
1,329 1,588 1,301 6,005 10,183 2,809 1,116 8,903 1,678 449 7,768 223 207 860 1,367 3,991 2,920 3,910 1,777 1,262 567	5,326 28,447 36,510 19,441 21,043 40,749 48,728 20,018 31,989 22,225 36,079 17,095 42,279 55,786 43,893 52,504 14,770 17,138 24,722 37,547	5, 12e 28,447 37,839 10,509 25,344 46,754 59,511 31,947 36,105 20,129 27,031 39,171 43,847 12,102 17,302 48,139 67,153 40,884 18,680 18,915 25,984 38,114	57.7 18.3 16.9 13.6 17.3 12.7 18.0 15.3 14.5 10.0 10.6 10.0 11.4 11.8 50.7 52.8 15.4 11.4 7.8 12.0 6.6 18.0 8.2	16.7 19.0 18.9 15.8 2.5 12.4 11.4 7.6 1.2 9.1 5.0 2.3 5.0 3.8 9.0 3.8 9.0 3.8 9.0 3.8 9.0 3.8 9.0 3.8 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0	42.2 75.7 9.8 13.8 6.7 14.9 13.7 10.4 20.6 22.1 10.4 12.2 22.1 17.7 32.5 19.0 16.6 14.4 13.7 28.2 22.1	 41 35 69 22 39 33 25 40 24 40 24 41 22 43 31 92 89 19 23 89	1.8 3.5 3.5 12.8 1.2.8 1.9.0 3.0 3.0 1.1 17.7 1.8 1.1 1.9 2.3 8.5 5.2 2.0 9.3 4.6 1.4	93·2 100 90·5 90·2 91·9 87·2 81·0 97·0 85·0 98·9 9	7.2 78.8 79.5 80.0 73.2 67.4 68.5 77.8 81.6 87.2 87.3 65.7 66.0 72.4 50.4 72.4 50.4 64.7	10 and 11 shew the cultivation as recorded at survey. Cultivation since added is not here shewn as cultivation. 2. "Nujcebabad Proper" means the fully cultivated des' or open country. 3. The former area of Illaka-Chandi, and of Rai Himmut Singh's Forest, and the grant lands, cannot be ascertained. 4. The present area of Rai Himmut Singh's forest, and of the grant lands, has been received from the Collectorate, these tracts not having been surveyed under the Settlement Department.
26,098 33,468	4.42.194 5,60,085	4,68,292 5,93,553	20·1 13·3	8·8 8·9	16 9 24 5	6·1 8·5	5·5 5·6	91·5 91·4	67·4 63·6	
217 7,806 194 8,678 17065 161 16,418 1,119 16,370 441 27,004 362 19,416 20,071 1,147 18,059 438 29,945	44.625 46.103 46.694 43.719 47.717 35.457 30.438 29.140 55.267 58,441 67.116 87.878 60.572 70.127 84,181 66,108 79.545 64,143 65.234 61.321 46,201 66,093	44,842 53,900 40,888 62,202 47,887 52,522 30,599 46,556 55,448 80,021 68,235 1,04,248 67,013 97,131 81,543 80,111 81,543 80,111 81,543 80,111 81,543 80,111 81,811 67,038 80,113	18·6 15·5 15·6 13·5 11·4 10·1 14·6 9.9 14·0 7·8 21·8 21·8 21·0 11·6 17·0 14·6 9.8 15·1 3·3 11·2	3.7 -4.22 -08 3.2 -4.80 2.0 8.0 2.0 8.1 -5.89 2.8 -7.10:13 5.6 4.1 4.3 5.7 9	31.7 20.7 33.4 32.8 9.3 4.5 14.6 6.5 14.2 8.2 20.9 13.5 8.1 20.9 15.1 20.9 15.7 34.6 21.9	6 53 39 5 2 88 8 8 8 8 8 8 60 62 28	144 163 324 5360 262 167 278 278 227 243 17227 217	99-6 83-7 09-7 67-6 99-5 64-0 99-7 73-8 98-4 81-3 99-3 75-3 75-3 75-3 89-1 68-0	60.7 69.0 59.1 57.8 89.0 91.2 81.0 92.6 87.1 66.6 72.7 61.6 73.9 673.8 95.4	
4,991 2,02,505	6,33,590 6,29,528	6.38,581 8,32,033	13·8 12·1	6.0 8.0	25:8 15:5	-2 4.0	·7 24·3	99:3 75:7	67·3 76.8	

DIVISION.	Дібтиіст.		Name of Pregental.	Period of Settlement.	Total Area.	Barren.	Revenue free.	Cultivable.	Becently abandoned.
_1	2		3	4	5	в	7	8	9
continued.)	Barrilly	· · · · · · · · · · · · · · · · · · ·	Crore { Fureedpore { Mccrgunj { Aonlah { Sunêha { Seroulî { Bullêah { Nawabgunj { Beesulpore { Chowmahla { Chowmahla { Sirsawan { Total {	Former Settlement Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Former ditto Present ditto Present ditto Present ditto Former ditto Present ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto	1,09,362 2,02,187 1,54,779 1,60,137 97,885 98,286 79,174 82,107 52,851 58,937 37,627 88,091 23,208 24,107 1,12,507 1,44,544 2,32,159 2,315,176 1,05,259 1,03,470 58,030 59,408 34,175 34,844 20,608 20,798	26,578 20,300 16,696 16,688 9,446 10,010 5,091 9,707 4,606 6,969 4,157 4,300 3,105 18,278 13,550 32,633 31,340 8,164 10,616 4,234 6,949 3,1,25 3,960 1,687 2,665 1,41,223 1,37,943	31,532 16,652 5,045 849 10,599 5,794 6,730 702 4,519 2,888 1,637 2,014 1,475 417 12,275 7,356 7,599 2,846 18,013 11,944 1,574 4,574 2,914 1,914 1,574 1,915 1,914 1,914 1,914 1,915 1,914	80.828 20,752 32.951 25.370 22.321 14.614 84.296 15.580 17.332 7.558 8,511 8,218 3,239 2,558 18,184 14,042 58,447 48,102 6,205 15,535 7,237 4,076 3,237 2,151 1,835	8,960 3,886 10,564 3,951 1,611 779 708 461 1,034 190 1,185 211 193 71 5,536 1,635 7,241 1,830 3,408 1,167 3,308 909 667 233 316 285 44,851 15,608
ROHILKUND, (continued.)	PILLIBHERT St Division,	ub- {	Jehanabad { Pillibheet { Poorunpore { Total {	Former Settlement Present ditto Former ditto Former ditto Former ditto Former ditto Present ditto Former ditto Former ditto	1,12,392 1,15,669 1,12,556 1,27,514 3,40,900 2,96,578 5,65,848 5,39,751	8,521 12,965 19,735 12,243 49,632 26,659 77,888 51,867	7,275 1,645 8,163 1,371 4,220 827 19,658 3,843	20,984 10,557 17,712 29,134 1,84,083 1,41,050 2,28,779 1,85,741	6,088 1,634 13,668 2,350 19,891 29,151 39,647 33,135
	Shaujehanpore	3	Shahjehanpore { Jumour { Kant { Jellalabad { Tilhur { Khera Bujhera { Meeranpore Kuttra { Negohee { Julalporo { Buraguon { Khotar { Powayan {	Former Settlement Present ditto Former ditto Present ditto Present ditto Present ditto Former ditto Present ditto Former ditto Former ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Present ditto Former ditto Present ditto Former ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto	98.808 99.947 64.658 65.251 90.149 92.276 1,95.275 2,03.664 79.180 80.988 54.082 56.533 8,156 8,380 70.519 72.095 46,883 48,051	18,555 14.808 10.722 7,669 9,406 5,961 21,625 24,743 5,158 7,139 6,607 5,338 1,383 1,162 5,492 8,574 9,232 6,232	3,990 2,214 1,873 286 2,054 532 4,452 219 4,065 987 923 48 140 1 2,701 1,012 1,144 224	17,200 16,451 12,653 13,070 13,166 13,342 69,155 44,921 16,529 10,126 11,923 7,709 2,724 1,967 25,568 16,979 6,194 7,639	3,167 803 2,833 497 5,333 1,279 5,343 4,453 5,176 1,501 2,245 906 100 143 1,064 547
			Total Robilkund }	Former ditto Present ditto Present ditto	7,27,188 46,73,778 50,06,406	81,626 669,027 687,623	805,291 208,173	1,32,204 11,36,360 982,074	10,189 1,72,043 1,55,072

of Area,—(continued.)

C	CULTIVATRO		Barren	Reve- total	Cultir- l area.	reent.	rigat. valed	nirri-	of Culti- assessable	
Irrigated.	Unirrigated.	Total cultiva- tion.	Percentage of E	Percentage of nue free on area.	Percentage of Cultivable on total area.	Percentage of Recent- ly abandoued on total area.	Percentage of Irrigat. ed on cultivated area.	Percentage of Unirri- gated on cultivated area.	Percentage of vated on asses	Remarks.
10	11	12	13	14	15	16	17	18	19	
35,330 53,430 37,479 54,502 61,798 8,653 14,898 8,254 10,510 2,031 4,028 4,028 4,028 4,028 4,036 61,139 78,852 1,18,374 22,784 48,821 22,784 45,89 13,689 14,689 15	66.694 87,167 52,044 58,777 47,880 49,261 23,636 40,659 17,690 27,585 15,190 42,198 46,822 47,387 32,619 35,831 30,217 24,155 18,348 14,068 6,734	1,01,984 1,40,597 89,523 1,13,279 53,998 67,059 38,280 55,537 25,941 38,095 19,325 28,491 14,061 17,964 88,234 1,07,961 1,50,903 63,615 78,538 33,379 44,884 22,837 27,113	13:3 10:0 10:7 10:4 9:6 10:2 6:4 11:8 7:6 8:5 10:9 18:4 12:8 9:3 14:0 13:3 7:7 9:7 11:6 9:1 11:3	15.8 3.2 5.8 5.8 5.3 5.3 5.3 5.3 5.3 6.7 6.7 7.8 8.7 6.7 6.7 6.7 6.7 6.7 6.7 6.7 6	15·2 10·2 21·2 15·8 22·8 14·8 43·3 18·9 10·6 12·7 9·7 25·1 11·1 5·7 20·1 11·1 1·9 9·2 10·4	44 19 68 25 1.6 .7 .9 .5 1.9 .3 1.5 .8 2.8 1.1 3.1 3.1 3.1 1.7 3.2 1.0 5.7 1.0 5.7 1.0 5.7 1.0 5.7 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	34·6 38·0 41·8 48·1 11·1 26·5 26·8 27·5 10·5 10·5 10·5 10·5 40·6 62·4 62·4 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·5 27·6 61·6 61·6 61·6 61·6 61·6 61·6 61·6 6	65.4 62.0 58.9 51.9 88.9 73.5 73.3 73.3 72.5 82.5 83.6 84.9 43.4 37.6 21.7 72.4 80.9 80.0 84.9 43.4 37.6 85.4 48.0 80.0 81.9 80.0 81.9 81.9 81.9 81.9 81.9 81.9 81.9 81.9	72:1 85:0 67:2 769:2 81:3 47:6 81:3 47:6 83:0 83:0 83:0 83:0 83:0 84:3 82:8 83:0 84:8 82:8 86:0	The irrigated area of forme settlement of Porgunna Aoulah is unreliable.
9,604 2,77,296 4,31,714	5,940 4.09,387 4,53,323	0,86,683 8,85,037	13·7 11·4 10·9	8·5 4·1	8·8 20·9 13·1	3·0 1·2	40·1 48·7	38 3 59 6 51 8	87·9 69·2 82·6	
17,182 31,281 6,557 34,401 25,869 12,761	46,842 52,577 46,721 48,015 57,205 86,130	68,524 88,658 53,278 82,416 83,074 98,891	7·5 11·2 17·5 9·8 14·5 8·9	6:4 1:4 7:2 1:0 1:2	24.0 13.4 15.7 22.8 53.9 47.5	5·1 1·4 12·1 1·8 5·8 0·8	27·0 37·3 12·3 41·7 31·1 12·9	73·0 62·7 87·7 58·3 68·9 87·1	65·7 82·9 62·9 72·3 28·9 36·7	
49,608 78,443	1,50,268 1,86,722	1,99,876 2,65,165	13·7 9·6	3.4	34·4	7 0 6·1	24·8 29·5	75·2 70·5	42·6 5 1 ·7	
30,399 32,888 20,658 22,177 26,689 25,680 38,249 49,081 22,991 29,129 8,312 12,879 3,257 2,535 15,844 25,450 12,604	25.497 32.783 16.019 21,552 33.501 45.532 50.451 32.106 24.022 29,593 402 2,572 18.816 29,686 3,499 20,808	55,896 65,671 36,577 43,729 60,190 71,162 94,700 1,29,328 48,202 61,235 32,334 42,472 3,719 5,107 37,058 45,530 28,849 33,412	18-7 14-8 10-5 11-7 10-4 6-4 11-0 12-1 6-5 8-8 12-2 9-4 10-9 13-8 7-7 11-8 12-9 	40 222 28 4 29 5 22 11 51 12 17 08 17 01 38 14 24	17-4 16-4 19-5 20-0 14-6 14-4 35-1 22-0 20-8 12-5 22-0 13-6 33-3 23-4 36-1 26-1 36-1 36-1	3.2 -8 4.8 -7 5.9 1.3 2.7 2.1 6.5 1.7 2.3 1.7 2.2 1.1	51·3 50·0 50·2 50·7 41·3 36·0 40·3 37·9 47·6 47·5 25·7 30·3 87·5 49·6 49·2 34·7 87·9 37·7	45.7 50.0 43.8 49.3 55.7 61.0 52.4 52.5 74.8 69.7 12.5 50.4 50.8 65.3 12.1 62.3	73-2 79-1 70-2 76-3 76-3 76-3 68-9 72-3 68-9 84-0 60-5 83-0 70-7 59-1 70-2 80-3	The entries of irrigated area last settlement are quite ur trustworthy. The barren waste was, as a rul over-stated at last settlemen and the culturable waste us der-stated. Much of what wentered us barren is reall culturable, and has now been entered as such.
***										The areas of these pergunna cannot be given yet,
1,91.147 2,02,767	2.03,478 2,94.879	3,97,625 4,97,646	12·4 11·2	3.0	24·7 18·1	3:5	48.8	51·2 59·3	88·4 77·7	r
5,52,140	18,38,917 21,24,537	23,91,057 ,30,73,464	14·3 11·7	6·5 4·1	24.3	3.0	23.0	77.0	61.8	

of Area,—(continued.)

43, 130 26,532 49,886 29,6 30, 897 24,115 12, 140 6,852 11, 029 6,852 11, 029 8,67 14,488 44,315 13,314 11,041 12,681 14,672 29,899 40, 37 18,757 12,303 44,092 18,757 12,303 44,092 18,757 12,303 44,092 31,14 14,672 29,342 18,757 12,3 34,092 37,1 46,532 46,532 46,532 46,532 31,1434 15,507 21,038 22,830 11,474 15,507 24,075 37,285 13,0 11,474 15,507 24,075 24,075 24,075 31,128 62,24 8,603 26,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,820 36,830 36,8	39,350 65,882 57,523 29,685 70,571 39,897 21,259 45,374 10,29 10,391 7,5,362 12,355 11,847 7,333 17,821 41,315 18,710 41,721 7,7984 49,287 19,101 50,415 233 1,274 12,681 2,444 17,116 29 642 12,317 66,409 71,676 12,317 66,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 92,740	1 12 350 65,882 57,523 685 70,571 259 45,374 12,440 168 16,010 11,029 870 10,391 362 12,355 14,847 333 17,821 44,315 710 51,761 42,117 984 40,287 40,766 730 52,619 40,472	82 15:60 19:00 19:	Percentage of Reventage of Reve	Percentage of Cultivariants of Cultivari	Percentage of Recent. 212521515151515151515151515151515151515	25: 25: 25: 25: 25: 25: 25: 25: 25: 25:	Percentage of Unitri-	Percentage of Culti- 60 24.28 60 24.28 60 25.28 60 25.28	Remarks.
43, 130 26,532 30,8 49,886 33, 907 24,116 21,2 440 6,852 11, 029 4,5 6,993 14, 315 7,3 49,986 44, 315 10,488 44, 315 11,041 12,031 49,766 29,880 40, 172 11,041 11,041 12,681 14,672 29,18,757 39,131 44,092 46,532 46,532 46,532 46,532 31,1038 22,88,0 33,71,038 2,88,0 32,902 36,683 27,004 37,285 31,038 24,075 37,285 13,0 31,474 15,507 24,075 24,13 24,075 24,13 24,075 24,13 24,075 24,13 24,075 24,13 24,075 24,13 24,075 24,13 24,075 24,13 25,880 31,128 46,880 35,683 26,820 36,820 36,820 36,820 36,820 36,820 36,830 36,830 36,830 36,830 36,830 36,830 37,904 37,285 36,003 37,285 36,003 37,285 36,003 37,285 37,004 37,004 37,00	30,350	350 43,130 65,882 57,523 39,897 259 45,374 12,440 168 15,010 11,029 870 10,391 12,355 11,847 333 17,821 44,315 710 51,761 42,117 984 49,766 730 52,619	32.4 15.6 19.0 20.9 39.5 25.0 18.4 19.2 34.2 34.2 34.2 16.9 18.5 11.5 23.4 23.4 23.4 23.4 23.4 23.4 24.6 26.4 26.4 26.4 26.4 26.4 26.4 26	4·4 2·8 7·0 4·4 .03 18·2 13·8 5·2 2·2 3·7 3·3 10·7 8·6 1·3 4·9 .07	19.7 18.0 21.4 9.7 4.9 14.8 7.7 8.6 10.3 8.7 7.9 19.7 10.2 11.3 7.2	57 59 57 14 33 16 27 11 30 19 19 28 28	40·2 62·6 53·1 45·6 53·1	59·8 57·4 46·9 	59.6 70.6 63.1 85.0 86.3 78.0 87.1 87.8 80.0	
26,532 30,8 57,523 29,6886 29,6868 12,440 6,852 11,029 4,5 6,993 14,408 44,408 16,408 17,21,303 49,768 29,899 22,7 46,502 46,50	39,350 65,882 57,523 29,685 70,571 39,897 21,259 45,374 10,29 10,391 7,5,362 12,355 11,847 7,333 17,821 41,315 18,710 41,721 7,7984 49,287 19,101 50,415 233 1,274 12,681 2,444 17,116 29 642 12,317 66,409 71,676 12,317 66,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 71,676 69,409 92,740	350 65,882 57.523 70.571 30,897 45,874 12,440 15,610 11,029 870 10,391 12,355 14,847 13,333 17,821 44,315 710 51,761 42,117 984 40,287 40,766 730 52,619	15-6 14-0 20-9 39-5 25-0 18-4 10-2 31-2 34-3 20-2 41-2 16-9 18-5 11-5 26-4 17-5 34-4 20-0 48-6	2.8 7.0 4.4 	180 214 97 49 148 77 88 103 87 79 197 301 71 64 97 102 113	59 514 33 157 11 32 10 13 19 22 28 19	40·2 62·6 53·1 45·6 53·1 	59·8 37·4 46·9 	70 6 63·1 85·0 86·3 78·0 87·1 87·8 80·0	
32,802 4,5 36,663 6,6 27,904 11,5 37,285 13,0 11,474 16,3 15,507 4,1 30,429 3,3 26,820 5,2 31,128 6 2 4,866 4,5 8,003 5,5 41,456 31.8 63,917 34,3		12,681 17,110 29 642 31,075 39,413 317 66,409 71,876 92,740 5,19,085	467 402 300 223 337 347 192 109 281 224	313 514 22 9 11 1 1 42 37	6 2 12.7 	2·1 3·1 1·0 2·9 1·4 ·05 14·5 2·7 4·3 2·3·5 2·1 1·9 7·4 2·2	58·8 63·8 56·8 62·1 81·7 66·3 66·3 50·1 56·2	30-2 30-2 56-8 37-9 18-3 14-3 39-7 33-7 49-9	83.9 80.0 59.3 84.1 73.9 83.0 83.0 85.5 86.0 85.5 86.0 85.1 76.2 71.3 85.0 47.4 76.2 86.4 76.3 86.0 87.0	The details of irrigated and unirrigated land at last settlement cannot be given.
9,757 11,30 19,193 9.60 26,898 0.8 95,870 14,5 1,01,592 14,90 87,674 29,44	4,536 36,838 6,852 43,345 11,542 39,446 13,016 50,301 0.326 17,800 13.855 28.862 4,130 32,742 5.221 32,011 6,221 37,352 4,568 9,434 5,541 13,544 198,258 2,000 17,291 1,303 21,060 9,840 36,738 4,571 1,10,441 4,933 1,16,525 29,405 1,17,079 16,157 1,28,204 38.855 5,13,780	536 36,838 682 43,345 542 39,446 016 50,301 386 17,800 386 28,862 136 28,211 221 32,041 221 37,352 563 9,434 541 13,544 581 76,837 581 76,837 581 76,837 581 30,21,060 17,291 30,328 30,328 30,328 40,434 51,10,441	52·0 42·2 51·5 41·4 35·6 31·5 40·2 34·8 24·7 18·7 41·4 82·3 16·7 12·6 33·3 37·6 33·6 33·6 33·6 33·6 33·6 33	33	11 8 2 4 10 8 8 2 2 8 5 3 0 15 9 1 1 8 0 9 5 5 10 9 10 8 8 0 4 0 11 4 2 1 7 4 2 1 7 6 3 5 8 6 9 18 7 6 9 19 8	22 1.0 8.0 1.2 18.8 9 8.9 2.7 7.7 2.9 1.0 10.3 1.3 8.7 4.4 10.3 4.6 3.2 2.2 4.0 7.7 2.4 4.0 8.7 4.0 8.0 8.7 8.7 8.7 8.7 8.7 8.7 8.7 8.7	87.6 84.5 70.7 74.1 64.4 53.7 85.3 90.1 83.7 83.3 51.5 59.0 60.4 73.2 86.8 60.4 73.2 86.8 73.9 72.8 60.8	12.4 15.5 29.3 25.9 35.6 46.3 14.7 9.9 16.3 16.7 48.5 41.0 41.8 35.0 69.5 63.7 33.6 26.8 13.2 26.1 27.2 26.1 27.2 45.3 24.6 29.7 21.5 41.8 63.7	81·4 77·6 78·8 70·4 57·5 86·5 86·5 86·5 85·9 85·1 64·7 85·2 72·5 81·8 90·9 83·4 72·1 71·9 68·5 64·2 73·8 69·6 71·5	The papers for these pergunnahs are in an unfinished state.

DIVISION.	District.	NAME OF PERGUNNAM.	Period of Scallement.	Totul Area.	Barren.	Revenue free.	Cultivable.	Recently abandoned.
1	2	3	4	5	6	7	8	9
A G A A .— (continuea.)	Етан	Bilram	Former Settlement Present ditto Former ditto Present ditto Former ditto Former ditto Former ditto Former ditto Present ditto Present ditto Present ditto Former ditto Present ditto Former ditto Former ditto Present ditto Former ditto	65,871 66,220 25,462 25,637 24,927 26,223 28,824 31,041 36,226 31,504 58,005 67,905 66,852 74,531 20,882 21,977 82,040 1,28,029 1,58,043 1,64,342 23,904 24,673 41,553 42,590 96,431 1,07,629 1,54,805 1,64,100	3,610 4,478 2,658 2,584 3,094 2,510 5,083 4,158 7,371 5,711 8,057 6,604 2,932 6,504 3,065 3,065 3,065 3,064 8,036 8,036 39,127 6,890 1,764 5,317 3,515 18,907 22,404 21,410 23,608	3,270 3,177 129 41 681 61 	8.282 4.971 5.502 4.403 4.117 3.356 9.829 6.647 8.894 5.403 14.912 8.493 9.483 6.648 4.982 1.769 3.617 10.629 2.573 4.922 2.573 11.372 8.354 33,717 26,538 41.143 25,566	1.622 4.82 1,484 3,366 300 2,211,20 2,211,63 1,53 1,63 1,63 1,62 6,41 53 10,68 2,65 1,60 1,47 1,47 2,55 2,81 3,28 12,49 4,29
		Total Agra Division {	Present ditto Former ditto Present ditto	9,66,301 	1,86,065 11,82,781 9,67,151	71,182 71,256	3,71,498	$ \begin{array}{r r} 24,21 \\ \hline 3,07,73 \\ 92,16 \end{array} $
HAINE.	JALOUN	Jaloun	Former Settlement Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto Former ditto Former ditto Former ditto Present ditto Present ditto Present ditto Former ditto Present ditto	1,83,961 1,86,339 1,88,154 1,90,270 1,27,178 1,37,865 75,887 87,223 1,29,267 1,46,491 72,736 77,579 1,10,699 1,13,115 8,67,882 9,38,891	48,458 42,734 67,088 54,233 17,365 9,958 9,748 19,456 11,891 19,427 17,712 14,759 41,723 2,14,182 2,02,100	16,173 3,299 9,800 2,440 32,688 8,470 18,697 2,006 14,382 5,551 10,996 1,764 1,064 53 1,03,800 23,583	31.867 20.648 34.367 16.224 11.813 12.601 4.239 5.706 8.211 6,841 6,900 7.775 28.946 9.050	4.68 6.39 7,91 8.39 2.67 2,01 2.33 1,07 2.69 1.51 2.35 1,20 2.19 1,80 ————————————————————————————————————
· 6.	JHANSIE {	Pundawalı { Jhansie {	Former Settlement Former ditto Present ditto Present ditto Former ditto Present ditto Present ditto Present ditto Former ditto Former ditto Former ditto Former ditto Former ditto Former ditto Present ditto	1,77,801 1,19,961 80,801 2,19,924 1,24,858 1,83,018	61,930 29,671 14,150 52,689 32,265 40,350	11,014 10,155 18,538 34,420 2,706 10,651	24,153 15,800 12,206 49,786 25,941 40,617	2,70 1,29 94 11,52 6,39 28,71

of Area,—(continued.)

	Cultivatei	· .	of Barren rea.	of Reve- on total	ultiv- ırea.	Scent-	of Irriga- cultivated	of Uniri-	of Culti- assessable	
ted.	Unirigated.	Total Cultiva- tion.			Percentage of Cultivable on total area.	Percentage of Recent- ly abundoned on total area.	ntage of I on culti		age of	Remarks.
Irrigated	Unirri	Total tion	Percentage on total s	Percentage nue free area.	Porcer able	Perect ly tota	Percentage ted on area.	Percentage gated on area.	Percent vated area.	
10	31	12	13	14	15	16	17	18	19	
25,900 19,662 4,879 4,250 3,897 4,440 9,535 5,155 15,235 8,628 9,617 14,058 12,055 18,086 3,009 6,237 37,584 50,322 52,847 57,213 1,821 5,841 5,841 6,483 8,006 25,509 25,509 16,842 16,842 16,870	24.309 82.307 7.473 12.920 9.810 15.332 2.992 13.875 2.428 16.129 13.643 28,070 30,057 41,671 7.978 8.385 23,124 21,661 19,185 29,316 12,663 12,903 15,798 19,882 8,247 36,581 56,194	50,200 51,900 51,900 12,352 17,170 13,707 19,372 12,527 19,030 17,863 19,757 23,260 42,128 42,112 50,737 10,983 71,983 72,933 80,532 14,484 18,831 22,923 28,830 52,923 74,464	5.5 6.7 10.9 14.9 9.5 19.7 13.3 20.3 18.1 10.4 4.3 8.8 14.0 10.5 43.6 43.6 43.6 2 12.0 7.1 12.7 8.2 19.6 8.3 19.5	5 0 47	12·6 7·5 21·6 17·1 16·5 12·4 24·1 21·4 24·1 25·7 14·1 8·9 8·3 3·4 20·5 10·1 27·8 84·9 20·5	2.4 189 5.7 13:5 1:1 2:5 3:8 8:1 1:9 19:7 2:1 17:3 2:0 8:5 7:8 6:7 1:6 6:7 5:6 13:5 8:0	51·5 37·8 39·5 24·7 28·4 20·8 76·1 27·0 80·2 18·3 41·3 33·3 28·6 80·2 27·3 42·0 60·9 73·3 66·1 12·5 31·0 28·9 28·9 88·7 30·8 81·1 28·9 80·1 28·9 80·1 80·2 80·2 80·2 80·2 80·2 80·2 80·2 80·3	48.5 62.2 60.5 75.8 71.6 79.2 23.9 73.0 13.8 81.7 68.7 69.7 71.1 87.7 69.1 26.7 87.5 69.0 71.1 11.3 69.0 71.1	85.8 88.7 74.4 61.6 84.2 70.7 61.8 81.2 66.8 81.9 61.8 81.8 82.6 83.9 82.6 83.9 82.6 83.9 83.4 83.9 83.4 83.9 83.9 83.4 83.9 84.6 85.9 85.4 85.4 85.4 85.4 85.4 85.4 85.4 85.4	
37,814 2,24,174 2,50,714	72,236 2,31,899 3,61,361	1,10,050 4,56,073 6,12,105	14·3 18·4 19·2	1.6 1.3	15·5 18·8 13·5	9·3 2·5	34·3 48·0 40·9	52·0 50·1	78·6 05·1 79·7	
17,41	131	17,41,131	31.2	1.9	10.3	8.1			71.9	
12,49,055	9,19,564	21,68,619	25.6	1.8	12.4	2.4	57.5	42.5	79.3	
1	1				स	यमेव जय	ते			
82,7 3,864 68,6 4,631 62,6 1,669 40,8 5,322 92,6 825 314,7 3,034 36,6 6,158	1,09,400 988 1,04,357 142 1,03,148 1,03,148 1,03,756 1,12,329 76 48,738	82,778 1,13,264 68,988 1,08,988 1,04,817 40,866 59,072 92,084 1,13,164 84,776 52,072 36,575 60,484	26·3 22·9 35·6 28·4 13·6 7·2 12·8 22·1 13·2 24·3 37·8 86·8	8·7 1·7 5·2 1·2 25·7 6·1 24·6 2·2 11·1 3·7 15·1 2·2 9	17:3 11:0 18:2 8:5 9:1 5:5 6:3 4:6 9:4 10:0 26:1 8:0	2.5 3.4 4.2 4.4 2.0 1.4 3.0 1.2 2.0 1.0 8.2 1.5 1.9	3·4 	96·6 95·8 91·0 99·3 93·7	69·3 80·7 62·0 81·5 81·2 87·7 86·1 89·7 89·4 93·1 78·9 86·2 54·0 84·7	The details of irrigated and unirrigated areas at last settlement are unknown. In this district artificial irrigation is very sparingly practised. The entries under column "Irrigated" are principally composed of lands naturally irrigated by inundation and as before. The entries in Pergumah Koonch include the areas of the Indorkoe and Regulation villages, as also those of the 17 Duboh villages.
4.18,7 25,803	09 5,86,054	4,18,709 6,11,857	24·1 21·5	11.6 2.5	14·2 8·3	2·7 2·3	4.2	95.8	73 [,] 4 85·1	one 17 Dupon vinages.
196 527 1,038 5,320 162 13,027	78,401 62,954 33,836 66,185 57,308 49,654 3,48,428	78,597 63,481 34,874 71,506 67,650 62,681 3,68,688	34·4 24·7 17·5 23·9 25·8 22·0	6·1 8·4 22·9 15·6 2·1 5·8	13·5 12·8 15·2 22·6 20·7 22·1	1·5 1·0 1·1 5·2 5·1 16·6		99·8 99·2 97·1 92·6 99·8 94·8	74·6 78·2 72·4 	There is no record of the areas of the different Pergunnahs according to measurements of former settlement.

Divisios.	District.	Name of Pergunnan,	Period of Settlement.	Total Area.	Barren.	Revenue free.	Cultivable.	Recently abandoned.
1	2	3	4	5	6	7	8	9
JHANSIE,—(continued)	LULLUTTORE	Lullutpore { Marowra { Banpore { Mchrownee { Taibchut { Bansie { Balabehut { Total { Total Jhausie Division { Total Division { Total { Total Division { Total { Total { Total Division { Total { Total Division { Total { Total { Total { Total Division { Total {	Former Settlement Present ditto Former ditto Present ditto Present ditto Former ditto Former ditto Former ditto Present ditto Present ditto Present ditto Present ditto Present ditto Present ditto Former ditto	2,79,731 2,59,365 2,10,749 98,258 1,81,712 95,616 1,20,913 12,46,344 8,87,882 30,91,598	38,008 03,525 37,037 9,375 71,784 29,288 63,856 3,12,931 2,14,182 7,45,578	12.250 36,492 13,745 1,453 2,639 6,313 660 73,552 1,03,800 1,84,619	1,46,260 95,977 86,589 53,905 60,960 34,699 36,296 5,14,686 1,26,348	18,825 9,153 19,888 4,621 11,907 5,317 2,948 72,659
ATLAHABAD.	ÀLLAHABAD	Kurrah { Kurrareo { Uthurbun { Nawabgungo { Mirzaporee Chowharee { Secundra { Jhoonsie { Arail { Muh { Kewaco { Khyragurh { Barrah { Chuil { Soraon { Total { Total { }	Former Settlement Present ditto Former ditto Present ditto	1,45,501 1,50,152 93,276 98,072 71,108 75,055 59,878 65,560 12,314 12,105 1,01,898 1,05,460 70,753 75,935	52.291 42.089 27,036 25,124 19,840 14,714 17,803 15,742 4,541 4,262 41,000 41,047 16,740 18,858	4,065 3,869 1,569 817 3 1,214 818 421 2,778 414 1,342 2,659 807 15,262 5,514	7,61,684 13,688 20,728 9,601 10.817 4,414 10.926 2,275 8,647 1,136 902 7,642 8,111 4,024 9,487 6,319 8,812 49,044 78,015	2.791 1,636 1,618 969 1,406 1,981 541 1,290 146 2,118 2,409 741 1,142 1,611 1,385 10,972 11,028
BENARES.	GORUCK PORE and BUSTEE.	Sulempore Mujholce { Silhut { Sidhooa Jobna { Shahjchanpore { South Huveylee { North Huveylee { Benackpore (cast) { Benackpore (west) { Tilpur {	Former Settlement Present ditto Former ditto Former ditto Former ditto Present ditto Former ditto Present ditto	3,62,349 3.74,398 1,76 025 1,79,080 5,20,404 5,33,003 88,083 88,432 8,82,684 3,80,748 1,40,799 2,48,148 30,914 31,051 27,278 27,445 1,22,330 1,15,881	68.539 70.782 37.995 31.600 1.15,344 50,120 14,459 11,015 28,504 12,429 1.947 3,327 2,524 27,130 9,021	6,127 5,612 12,284 1,451 5,035 6,034 756 1,084 1,02,658 23,323 1,637 231 300 283 396 4,655 1,299	57,826 28,589 59,766 42,342 1,37,086 92,763 21,053 10,611 1,17,994 60,730 59,807 48,543 14,728 11,205 11,915 4,517 31,469 32,788	18,294 12,143 10,930 4,020 39,815 35,278 4,502 16,238 16,264 1,098 2,981 1,329 887 13,181 13,598

of Area,—(continued.)

	Cultivate	D	of Barren.	Reve-	Jultiv- area.	eccnt-	of Irriga-	of Unirri- cultivated	of Culti- assessable	
Irrigated.	Unirrigated.	Total cultiva- tion.	Percentage of I	Percentage of nue free on area.	Perceptage of Cultivable on total area.	Percentage of Recent- ly abandoned on total area.	Percentage of I ted on cuit	Percentage of I gated on cult area.	Percentage of vated on asso area.	REMARKS.
10	11	12	13	14	15	16	17	18	19	-
4.117	59,913	61,830	 13·6	4.4	52:2	_{6·7}	 6·8	 93·2	28:0	-
892	53,326	54,218	21.4	14.0	37.0	3.2	1.6	98-4	34 0	
9,263	44,227	53,430	17:5	t-5	41.0	9.4	17:3	82.7	 8·3	There is no record of area according to measurements
1,095	27.809	28,904	9.5	14	54.8	4.7	3.7	96.3	33.0	former settlement.
8,176	26,246	34,422	38.2	1·4 	33.5	6.2	23.7	76:3	32.0	1
3,669	16,330	19,999	30.6	6.6	36.2	ã∙5 	18:3	81·7 	33.3	
262	16,891	17,153	52-8	·5	30:0	2.4	17.1	82.9	30.4]
27,774	2,41,742	2,72,516	 25·1	5.9	41.2	5.8	10.1	89.9	31.7	
4,18, 73,837	709 11.79,224	4,18,709 12,53,061	21·1 24·1	11.6 5.9	14·2 24·6	2·7 4·7	5.8	94-2	73·4 57·9	The total of former settlement of the Jhansie Division, repre-
37,767 38,630 22,888 20,451 6,513 18,143 20,917 4,415 5,703 34,210 41,821 13,488 16,485 	34,964 42,305 30,564 41,211 38,172 34,009 19,839 18,964 1,258 511 17,150 11,667 35,418 81,963 	72,781 80,935 63,452 61,662 44,685 47,491 37,982 39,881 5,673 6,214 51,360 53,488 48,906 48,418	35-9 28-6 28-9 25-6 27-8 19-6 29-8 29-8 36-8 35-2 38-0 38-9 22-2 22-2	2·7 2·5 1·6 1·1 001 2·0 6·6 8·4 2·6 1·8	9:3 13:8 10:2 10:5 6:2 14:5 3:7 10:2 8:1 7:2 7:6 5:6 12:4 	19 10 17 9 19 26 9 19 11 17 20 22 10 15	51·9 47·7 42·8 33·1 14·5 28·1 47·7 52·4 77·8 91·7 60·6 78·1 27·5 34·0	48·1 52·3 57·2 66·9 85·5 71·9 52·3 47·6 22·2 8·3 33·4 21·9 72·5 60·0	81·5 78·3 82·6 84·5 88·4 78·6 93·0 80·0 81·5 83·7 84·0 83·5 91·1 82·0 	sents the total of the Jalour District only. The figures to the other districts are not available.
							,		•••	
•••			:::		•••				•••	The figures for these pergun
•••									•••	nahs cannot be given yet.
•••	•••				· ···	•••				
•••						···	****		***	J
28,705 39,875	18,917 12,136	47.622 52,011	36·5 30·2	2.9	6·9 9·7	1·7 1·5	60·2 76·6	39.8	85·7 83·6	
1,66,129 1,97,21 4	1,96,282 1,92,856	3,62,411 3,90,070	32·4 27·9	2:3	7·5 11·5	1.6	45·8 50·5	54·2 49·5	85·7 81·4	
1,66,129 1,97,21 4	1,96,282 1,92,856	3,62,411 3,90,070	32·4 27·9	2:3	7·ŏ 11·5	1·6 1·6	45·8 50·5	54·2 49·5	85·7 81·4	
2,04,944 2,22,151 38,139 88,724 1,10,348 1,21,892 45,789 23,407 72,777 1,61,471 40,296 57,780 3,365 45,302 11,565	6.619 35,121 16,911 10,949 1,12,226 2,26,076 6,026 37,313 80,255 64,502 49,696 1,00,420 2,430 11,953 10,421 12,418 503 47,610	2,11,563 2,57,272 55,050 98,673 2,22,574 3,47,968 51,815 61,220 1,62,032 2,25,973 80,992 1,58,200 2,130 15,318 10,421 19,121 45,895 59,175	18:9 21:5 17:6 22:1 9:4 16:4 12:7 11:4 40:2 6:2 12:1 9:1 2:1	1.6 1.4 6.9 .8 1.0 1.3 .8 1.2 20.8 6.1 6 7 1.0 1.4 3.8	15-9 7-8 38-9 23-8 25-3 17-4 23-9 11-9 30-8 17-5 39-9 47-6 48-6 48-6 16-4 25-7 28-2	5.0 8.2 6.2 2.2 7.6 6.6 5.0 4.2 4.2 4.3 4.8 3.1 10.7	96°8 86°3 69°2 89°0 49°5 35°0 88°3 39°0 44°9 71°4 44°7 36°5 21°9 35°0 98°9	3:2 13:7 30:8 11:0 50:5 65:0 11:7 61:0 65:3 63:5 1000 78:1 1000 65:0 1:1	73·5 86·3 43·7 68·2 55·7 73·1 71·1 80·2 57·8 73·1 60·0 72·5 13·3 53·1 44·0 77·9 56·6 56·0	

Comparative Statement

DIVISION.	District.	NAME OF PERGUNEAR.	Period of Settlement.	Totul Area.	Barren.	Revenue free.	Cultivable.	Becently abandoned.
1	2	3	4	5	в	7	8	9
BENARES,—(continued.)	GORUCKPORE and BUSTER,—(continued.)	Dhariyapar { Annowla } Chiloopar { Bhewapar { Hussunpore Mughur { Ruttunpore Bansee { Russoulpore Ghous { Aurungabad Nuggur { Amorha { Bustee { Total {	Former Settlement Present ditto Former ditto Present ditto Former ditto Former ditto Former ditto Former ditto Present ditto Former ditto Present ditto Former ditto	1,86,647 2,03,222 70,690 71,303 59,895 66,149 89,181 90,867 1,07,964 3,63,838 4,28,032 4,36,037 2,11,868 2,11,577 2,42,833 2,16,651 1,30,324 1,38,578 1,70,665 1,83,014 1,78,469 1,68,342 37,96,433 41,57,833	47.422 55.697 18.921 14.371 22.467 17.245 26,528 20,038 41,158 45,665 19,702 22,706 38,371 59,679 13,919 15,739 17,867 22,569 22,334 17,515 5,47,907 6,14,136	4.827 4.310 1,375 1,542 548 573 7,592 4,541 5,844 4,573 6.044 1,885 2,670 3.238 3,868 1,644 1,921 4,003 4,490 1,809 2,608 1,64,123 80,450	43,780 20,165 18,152 7,769 6,735 8,831 15,840 9,150 	4,944 7,832 3,804 2,345 2,449 4,989 8,538 56,536 33,512 24,920 9,489 17,868 14,794 3,841 5,903 3,725 11,167 5,493 5,291
BENARES	• HAUDMILA	Deogaon { Belhabans { Nizamabad { Mahoul { Kowrya { Atrowlya { Sugree { Ghosec { Gopalpore { Mohamdabad { Mhownath Bhunjun { Cherayakote { Kuryath Mithoo { Nuthoopore { Total { Total Benares Division { Grand Total {	Former Sottlement Present ditto Former ditto Present ditto Present ditto Former ditto Present ditto Former ditto Present ditto Former ditto F	1,24,828 1,27,748 38,829 39,286 2,81,719 2,82,987	59,160 44,530 10,312 11,866 1,13,858 84,387 1,88,330 1,40,783 7,31,237 7,54,919 34,96,011 40,21,646	2,037 301 1,471 32 8,977 917	3,493 11,413 7,655 4,925 37,164 33,179 48,312 49,517 9,78,464 7,16,667	4,966 4,439 880 759 8,888 6,668 9,734 11,766 2,21,457 2,36,092 695 7,67,424

Note. - In the Grand Total the sum of the figures under the different heads of the former settlement does not make up the

I,—(concluded.)

of Area,—(concluded.)

	of Culti- assessable	of Unirri- cultivated	of Irriga. cultivatod	cent-	Cultiv.	Reve- total	Barren ''),	Cultivatei	
Remarks.	Percentage of vated on asses area.	Percentage of U gated on culti	Percentage of Inted on culti	Percentage of Recent- ly abandoned on total area.	Percentage of Cashe on total a	Percentage of J nuc-free on area.	Percentage of B on total area.	Total cultiva-	Unirigated.	Irrigated.
	19	18	17	16	15	14	18	12	11	10
* This represents the total cultivated area, the areas under the other heads cannot be correctly given. The total area under the different heads of the last settlement is not correct. In many cases the old areas of some pergunnahs cannot be accurately given.	63.7 80.8 56.4 83.5 75.4 64.7 80.3 75.7 67.9 68.9 71.4 71.7 67.9 70.3	9·6 19·1 13·1 62·4 27·8 36·9 29·5 35·2 56·7 30·8 25·6 41·9 22·6 28·4 2·9 28·4	90·4 80·9 100 86·9 100 37·6 72·2 63·1 70·5 64·8 43·3 69·2 71·4 100 87·1 100 76·6 98·0 84·6	2.6 3.6 3.6 3.2 4.5 3.9 4.2 5.3 7.7 4.4 7.9 2.9 4.2 2.1 6.1 8.1	23·4 9·0 25·6 10·8 11·2 13·3 17·7 10·7 13·6 25·3 16·7 10·6 10·6 27·0 13·1 26·6 20·6 21·4 21	2:1 1:9 2:1 9:8 8:9 8:5 1:0:3 1:5:2 1:3:3 2:4 1:5	25·4 27·4 28·7 20·1 37·5 26·0 29·7 22·0 18·9 9·8 10·4 9·3 10·7 15·8 24·1 10·8 11·3 10·4 12·3 11·4 12·3 11·4	85,674 1,15,718 28,447 45,278 27,736 34,511 35,681 53,289 1,67,064 2,10,127 2,17,381 2,77,583 1,30,106 1,41,347 1,17,677 1,15,984 76,250 86,364 1,06,755 1,06,606 97,082 1,13,146	8,204 22,063 5,906 21,502 9,898 19,635 *1,67,964 64,445 76,444 1,57,230 39,998 36,196 49,287 30,650 11,058 24,687 1,899 17,873	77,470 93,655 28,447 39,870 27,736 13,009 25,783 33,604 1,54,682 1,40,937 1,20,353 90,113 1,05,201 68,390 1,05,334 76,306 1,06,755 80,919 95,183 95,773
-	62·9 74·0	38·5 37·3	61·5 62·7	5·3 5·3	24·5 16·4	4·3 1·9	14·4 14·7	19,42,528 25,71,871	8,47,779 9,57,107	12,94,749 16,14,764
	86·5 80·8 68·4 79·2 74·1 79·8	 49 3.1 .1 9.7	100 95·1 100 96·6 99·9 90·8	8·9 3·4 2·2 1·9 1·3 2·3	2·7 8·9 19·7 12·5 13·1 11·7	2·0 ·2 3·7 ·08 3·1 ·3	40·3 34·8 26·5 30·2 40·4 29·8	54,572 67,065 18,511 21,704 1,17,832 1,57,936	3,243 730 10 15,274	54,572 63.822 18,511 '20,974 1,17,822 1,42,662
		 		भेब ज्ञयह	सह			 		
These pergunnahs have not		 	 			 	 			
been measured yet.		 	 	 						
- 1	76·6		99-9	2:1	10.8	2:9	41.1	1,90,915	10	1,90,905
-	80·1 64·0 74·7	7·9 30·4 34·7	69·6 65·3	2·6 5·2 5·1	23·0 15·5	4·1 1·7	17:2	21,33,443	19,247 6.47,789 9.78,334	2,27,458 14,85,654 18,42,222
-	69.0	347	69.3		23	4.8	16:3	1,02,02,848	9,76,354	

Total area. The difference, 2,37,424 acres, is due to the entries of the former settlement of the Allygurh District being incorrect.

APPEN

Comparative statement shewing the Assessable and the Cultivated Areas of the two Settlements, together with the

TI TOTONI	District.	Name of Peegunnah.	Former.	Present,	Increase.	Decrease.	Former.	Present.	Іпстевж.	Decrease.
1	2	3	4.	ō	8	7	8	9	10	11
	DEREA DOON	Dehra Doon Total	60,131	74,619	14,488		29,884	37,181	7,297	
	Saharunpore	Sultanpore Sirsawah Nukoor Gungoh Saharunpore Hurowrah Faizabad Moozulferabad Deobund Nagul Rampore Bhugwanpore Roorkee Jowalapore Munglour Total	890,688	49,632 63,947 67,791 72,869 65,886 69,672 62,336 42,924 73,457 70,240 72,247 71,249 47,471 58,143 66,370	 33,445		 6,06,847	40,329 43,257 44,995 47,139 58,691 52,387 46,226 67,222 61,316 59,537 52,875 35,648 30,131 59,311	1,25,184	
The state of the s	Moozuffernuggur {	Bidoulee Jhinjhana Kyranah Shamlee Thanah Bhawn Kandlah Boorhana Shikarpoor Churtawul Bugrah Gordhanpoor Khatouli Total	27,770 45,411	41,000 43,997 50,148 52,654 39,438 56,366 41,803 54,410 51,484 49,152 83,679 40,979	4,897 4,614 1,810 3,458 2,860 5,909 1,568	1,328 8,007 1,544 2,541 	24,807 29,575 29,116 45,752 30,361 46,590 33,666 43,953 39,586 39,434 16,556 37,250	20,544 25,011 33,642 45,455 27,692 50,329 35,282 48,487 42,038 16,118 42,222	4,526 3,730 1,616 4,534 4,763 2,604 4,972	4,2 4,5 2,6 4
	Meerut ,	Meerut Haupper Pooth Sarawah Gurbmooktesur Baghput Barout Kotana Chuprowlee Dasna Lonee Jellalabad Sirdhana Burnawa Hustuapoor Kithoor	1,95,464 86,294 80,477 40,832 50,098 95,386 40,675 38,094 31,658 74,480 74,676 1,08,742 70,889 54,377 1,29,831 1,11,866	1,94,163 90,389 82,952 43,870 56,796 1,11,239 43,921 41,536 33,691 77,173 83,798 1,10,355 75,048 57,876 1,31,505 1,05,568	3,495 2,475 3,038 6,698 15,853 3,346 3,742 2,033 2,093 9,122 1,613 4,159 3,498 1,674	1,301 6,288	1,50,021 64,735 20,831 29,799 30,112 79,962 33,390 26,718 24,932 47,943 62,229 83,394 61,357 39,262 63,604 64,862	1,68,045 77,844 24,076 30,114 44,267 98,369 39,745 35,944 61,932 61,879 92,189 66,360 60,268 78,060 81,200	18,024 13,109 3,245 6,315 14,153 18,417 6,365 9,225 3,992 13,989 9,650 87,95 15,003 10,996 14,456 16,338	
	Воолимовнинив	Anoopshuhur Ahar Debaiee Agowtha Burrun Syanah Shikarpore Puhasoo Jewur Koorjah Dadree Dunkour Secundrabad	64,863 83,357 99,828 63,566 76,786 77,215 69,749 79,741 1,14,365 1,18,167 65,209	67,734 82,538 94,497 55,249 70,970 78,501 50,130 76,258 81,851 1,13,122 1,19,464 70,801 77,325	2,871 1,683 6.509 2,110 1,297 6,592	7,589 819 6,331 5,816 8,161 1,243 4,857	46,962 54,050 69,483 80,583 52,447 53,540 29,103 48,776 44,904 76,360 66,157 41,054 53,836	54,081 58,787 79,125 45,313 58,123 59,062 36,899 54,467 67,163 81,112 86,348 47,304 61,079	7,119 4,737 9,642 5,780 5,676 5,522 6,790 12,259 4,752 20,191 6,250 7,243	

DIX II.

former and present Assumed Rentals and the incidence thereof per acre of assessable land and of cultivation.

	Assumed H	ENTAL.			ED REST R	ATE PER AC	ee ——	Assum	ED RENT R		CRE	
Former,	Present.	Increase.	Decrease.	Former	Present.	Іпстевве,	Decrease.	Former,	Present,	Increase,	Dercrease	Remarks.
12	13	14	15	16	17	18	19	20	21	22	23	
25,631	63,274	37,643		Rs. As. P.	Rs. As. P.	Rs. As. P.		Rs. As. P.	Rs. As. P.	Rs. As. P.		
25,631	63,274	37,643		0 6 9	0 13 6	0 6 9		0 13 8	1 11 2	0 13 6		
75,705 87,532 90,295 1,12,704 1,32,157 1,18,956 70,021 82,774 1,48,920 1,52,215 1,45,284 1,28,460 73,804 70,267 1,41,021	1,21,977 1,24,088 1,32,019 1,45,217 2,34,066 1,66,376 1,31,818 1,28,812 1,87,318 1,28,614 2,30,942 1,43,601 88,965 73,479 1,86,916	46,272 36,508 35,824 28,513 1,01,900 47,420 61,707 48,038 30,399 85,658 16,141 16,151 46,895	 2,788		2 7 8 2 4 9 2 4 9 1 15 10 3 8 10 2 12 7 2 1 10 3 0 0 2 8 9 2 8 9 2 3 3 1 2 0 2 1 13 11 2 13 0				3 0 4 2 13 10 2 14 11 3 1 13 3 14 11 3 2 9 2 12 7 3 12 8 2 12 7 2 15 7 3 14 0 2 11 5 2 7 10 2 2 5			The assessable and cultivated area of the differen pergunnahs cannobe given for the former settlement
16,51,015	22,78,148	6,29,921	2,788	1 13 7	2 7 6	0 9 10	14	3 12 0	3 1 9		0 10 8	
58,815 97,009 76,263 1,85,102 86,529 1,55,014 1,15,411 1,68,157 1,00,631 1,32,865 29,935 1,01,405	58,250 1,13,396 1,04,614 2,40,114 1,14,162 2,22,820 1,39,692 2,06,602 1,22,514 1,63,382 34,134 1,93,270	 16,887 28,361 65,012 27,638 67,806 24,281 43,445 21,883 30,517 4,499 91,865	65	1 6 0 2 1 0 1 11 0 3 6 8 2 1 0 1 2 15 1 2 14 2 3 3 3 2 2 6 2 13 11 1 1 3 2 3 8	1 6 8 2 0 3 2 1 5 4 9 0 2 14 3 3 15 3 3 5 6 3 12 9 2 5 10 3 10 4 4 1 0	0 0 8 3 0 6 6 1 2 4 0 13 3 0 15 0 7 4 0 9 6 0 3 5 0 7 8 114 1	 0 0 11	2 5 7 3 4 6 2 9 10 4 0 9 2 13 7 3 5 7 3 6 10 3 11 4 2 8 8 3 5 11 1 12 11 2 11 6	2 13 4 4 8 7 3 1 9 5 4 6 4 1 11 4 6 10 8 16 4 4 4 2 2 19 2 3 14 2 4 9 2	0 7 9 1 4 1 0 7 11 1 3 9 1 4 4 1 1 7 0 8 6 0 8 10 0 8 8 0 8 3 0 5 3		
13,01,636	17,18,250	4,11,679	65	2 10 1	3 5 3	0 11 2		3 6 11	4 6 5	0 15 в		
5,01,837 1,80,870 60,295 78,828 72,144 2,22,831 1,61,217 1,31,809 1,25,782 1,45,744 1,15,317 2,15,221 2,36,571 1,81,192 1,71,693 1,38,365	8,28,018 2,07,800 80,050 1,21,600 1,17,760 4,20,070 2,30,800 1,79,600 2,44,100 3,42,360 3,42,360 2,57,900 2,95,360 2,38,760	8,26,181 86,930 19,755 42,772 45,616 1,97,739 69,563 67,041 53,818 1,00,356 75,206 1,38,679 1,05,789 76,708 1,23,667 1,00,405		2 9 0 2 1 6 1 15 7 1 14 10 2 5 3 3 15 6 1 15 3 1 1 8 8 3 5 4 3 5 4 3 5 5 1 1 5 1 1 3 9	4 4 2 2 15 4 2 6 10 2 12 4 2 3 12 5 5 3 3 4 4 8 7 3 4 4 7 2 3 11 2 4 2	1 11 2 0 13 10 0 7 3 0 13 6 0 10 2 1 7 2 1 4 6 1 5 9 1 3 9 1 3 7 1 3 7 1 3 7 1 2 0 0 14 10 1 0 5		3 5 6 6 2 12 8 2 14 3 2 10 3 4 13 3 4 9 8 4 9 10 2 1 1 2 2 1 1	4 14 10 3 7 0 3 5 2 3 5 10 2 10 6 4 4 3 5 12 10 5 8 6 3 15 6 3 15 6 3 1 3 4 5 2 6 5 12 16 6 5 2 1 6 5 2 6 6 5 2 15 0	1 9 4 0 10 4 0 6 11 0 11 7 0 4 2 1 7 10 0 15 7 0 9 7 1 2 8 0 14 11 0 14 0 0 8 10 0 8 10 0 13 11		
27,39,206	43,69,350	16,30,144		2 3 6	3 6 2	1 2 8		3 2 9	4 2 10	1 0 1		
1,16,562 1,17,686 1,64,578 1,16,331 1,87,979 1,97,797 71,202 1,11,675 1,26,802 1,88,457 1,66,492 92,994 1,21,881	1,50,992 1,68,239 2,62,828 1,73,965 1,99,258 2,00,220 1,18,166 1,76,250 1,59,649 2,76,116 2,42,078 1,34,398 1,34,398 1,90,286	43,430 50,554 98,248 57,634 61,274 62,423 46,874 63,575 32,847 86,059 76,581 41,404 68,405		1 12 9 1 6 7 1 10 4 2 2 8 1 12 6 1 12 6 1 6 4 1 9 7 1 10 4 1 6 6 1 6 6 1 6 8	2 5 8 2 0 7 2 12 6 3 2 4 2 12 11 2 8 10 2 5 8 2 4 9 1 15 9 2 6 10 2 0 5 1 14 4	0 8 11 6 10 0 1 2 2 0 15 8 1 0 2 0 12 3 1 0 4 0 11 2 0 5 9 0 12 6 0 9 11 0 7 7 0 15 8		2 7 8 2 2 10 2 5 10 2 15 0 2 10 1 2 0 2 2 7 2 2 4 7 2 13 2 5 2 8 3 2 4 2	2 15 4 2 13 5 3 5 1 3 13 5 3 6 10 3 6 2 3 4 7 3 3 5 2 12 10 2 12 10 2 13 5 3 1 10	0 7 8 0 10 11 0 16 3 0 14 5 0 12 9 0 13 0 0 13 5 0 14 10 0 14 10 0 4 7 0 9 8 0 13 8	 	

APPENDIX

Comparative statement shewing the Assessable and the Cultivated

				Assessabl	B AREA.			CULTIVATI	ED AREA.	
Division.	District.	Name of Pergunnau.	Former.	Prescnt.	Increase.	Decrease.	Former.	Present.	Increase.	Decreaso.
1	2	3	4	5	6	7	8	9	10	11
MEERUT,—(conti.)	Allyghub	Atrowlee Gungeree Koel Morethul Burrowlee Goriee flussuugurh Chundous Tuppul Khyr		1,65,782 24,468 1,27,836 29,196 11,478 51,097 73,467 73,467 51,798 87,322 88,058	1,65,782 24,468 1,27,836 29,196 11,478 51,097 73,467 51,798 87,322 83,058		1,19,886 15,576 1,11,022 23,264 9,762 48,359 65,204 41,439 50,998 72,255	1,30,212 20,231 1,10,264 25,560 10,210 48,787 68,924 43,016 67,748 75,769	10,826 4,705 5,242 2,296 448 428 3,660 1,527 10,750 8,514	
		Actual Totals	37,62,655	15,91,426	8,69,007	37,236	31,56,097	36,30,220	43,396	12,231
	TOTAL MERRUT S	Totals for comparison. after deduction of the assessable area	37,62,655	38,88,924	1,63,505	37,236	31,56,097	36,30,220	4,86,354	12,231
ROBILKUND.	Вілковн	Bijnore Daranuggur Mundawur (Nujeebabad Proper (Nujeebabad Prope	Ditto 36,074 24,484 63,820 47,335 33,735 47,947 32,497 65,377	16,622 75,283 47,671 81,658 82,434 52,697 36,820 53,331 46,312 98,993	4,504 5,300 3,999 13,824 8,503 16,622 75,283 11,497 7,174 18,014 5,362 3,085 5,384 13,815 33,616		40,883 33,199 31,474 23,901 Unknown. Ditto 28,447 19,599 46,753 31,947 26,128 80,171 12,102 43,139	49.268 43,191 40,378 35,945 1,827 5,426 87,839 25,844 59,541 36,105 27,934 43,847 17,302 57,153	8,385 9,992 8,904 12,044 1,827 5,426 9,392 5,745 12,787 4,158 1,806 4,676 5,200 14,014	
	-	Chandpoor Boorpoor Bashta	71,013 25,879 51,547	75,502 20,094 58,866	4,489 215 7,319	••• •••	46,884 18,680 25,984	55,424 18,915 38,114	8,540 235 12,130	•••
		Actual Totals Totals for comparison, after deduction of figures, relating to Chandi the Nujcebabad Forests, and the Grants.	6,94,198 6,94,198	9,32,803 8,32,395	2,38,605 1,38,197		4,68,292 4,68,292	5,93,553 5,86,300	1,25,161	

II,—(continued.)

Area of the two Settlements, &c., &c.,—(continued.)

Assumed	RENTAL.			ED RENT RA F ASSESSABI	TE PER ACRE	Авзсм	ED RENT RATE PER AC	RE
Former. Present.	Increase.	Decrease.	Former.	Present.	Increase.	Former.	Present. Increase.	REMARKS.
12 13	14	15	16	17	18 19	20	21 22	23
12 13	14							
	!		Rs. As. P.		Rs. As. P.	Rs. As. P	i	
3,64,370 5,71,714	2,07,344		•	3 0 0		2 11 2	3 12 9 1 1 7	The Assessable Area of former Settle-
4,31,913 7,07,310	2,75,397			4 3 1		2 15 11	4 10 5 1 10 6	ment cannot be
3,94,082 5,69,690	1,75,608			4 9 2		3 7 5	4 13 5 1 6 0	The increase exhibited in column 6 is,
5,11,699 7,82,575	2,70,876			3 8 4		2 15 11	4 3 1 1 3 2	therefore, fictitious.
17,02,064 26,31,289	9,29,225	. ,—. 		3 11 8		3 0 4	4 5 4 1 5 0	
90,90,077 1,85,14,744	44,27,520	2,853						
73,88,013 1,08,83,455	34,98,195	2,853	1 15 4	2 12 9	0 18 5	2 14 0	3 11 6 0 13 6	the than deled This their their tarks by a ct in ctree tion, or
1,47,757 1,74,200 1,10,284 1,33,682 97,176 1,38,511 1,04,287 1,35,920 Unknown 4,652 Ditto Ditto 1,32,894 1,73,660 97,970 1,79,754 2,55,170 1,77,77 1,44,280 1,05,768 1,27,840 1,78,027 38,791 2,16,146 1,40,622 85,170 60,430 23,29,848 17,14,859 23,29,848 17,14,859 23,25,196	26,443 23,398 41,338 31,033 4,652 40,766 12,299 75,416 26,503 22,072 84,603 19,183 60,216 79,418 20,516 6,14,989 6,14,989		2 11 7 2 3 8 1 12 9 2 13 7 3 10 11 3 8 0 0 2 13 1 12 7 10 3 2 2 2 3 9 9 9 1 8 1 15 8 8 2 8 9 0 1 2 9 2 7 6	2 15 5 2 7 1 2 6 1 2 11 1 0 8 9 3 1 6 3 1 6 3 1 1 8 2 11 10 2 2 11 2 14 7 3 4 3 1 13 1 3 1 13 1 2 12 8	0 3 10 0 3 5 0 9 4 0 2 6 0 4 5 0 4 0 0 5 5 1 3 7 0 0 11 0 3 8 0 14 11 0 10 4 0 5 2	410 9 4 6 0 3 13 6 3 11 1 4 0 9 4 6 8 3 8 3	3 8 7 3 1 8 3 011 0 5 6 3 12 6 2 8 9 4 9 5 3 13 10 4 7 0 7 1 3 15 11 0 4 10 4 9 3 0 8 6 5 14 0 1 7 4 3 5 7 0 2 4 3 12 6 0 2 8 3 15 6 0 15 6 4 8 1 1 0 7 9 3 15 5 0 4 10	1—The cultivated area here shown is that recorded at survey. That added since is not shown here. For this reason, the rate of renal of proposed Settlement in Pergramaha Nugeenah, Claudhore, Boorne and Bashta, is deceptive, and higher than it is in really. In the present usumed rental of those Pergramah, not of the recorded cultivation, i.e., the figures show the real assumed present rental of the Pergramah, not of the recorded cultivation, only. This is not the case in any other Pergramah. In all the others the present rental here assumed is the jumma doubled, and their any other Pergramah. In all the others the present rental here assumed is the jumma doubled, and their jumma of the real cultivation of the year of survey only, plus a little sometimes for culturable waste. 2.—Fide Benarks 3,—4, and 5 in Table I. 3.—The increase in cultivated and cultivable here shown is deceptive. It is not yielded by a comparison of the the state is of the state of the district in 1886-10. That these are not the samething is evident from the totals of columns 6, table II. There are 20,947 acres more revenue-free land now than there were then. For example, in Pergumah Bhurlapoorn, in 1837, there were only 12,162 acres of cultivation, including the present Barhapova Jageer (then khalisa); there are now 11, 12,374 acres of cultivation.

APPENDIX

Comparative statement shewing the Assessable and the Cultivated

-				Assessabi	LE AREA.			CULTIVATE	D ARRA.	
	District.	NAME OF PERGUNNAH.	Former.	Prescut.	Increase.	Decrease.	Former.	Present.	Increase.	Decrease.
	2	3,	4	5	ď	7	8	9 -	10	
	BUDAON	Usudpoor Rujpoora Bissowlce Satasee Islamnuggur Suboswan Kote Budaon Oojhanee Ooseith Suleympoor	73,828 79,242 53,767 37,746 67,873 1,21,735 80,381 1,25,973 1,09 923 1,21,513 75,657	78,126 91,173 55,713 49,381 92,488 1,59,628 1,01,818 98,840 1,18,144 1,07,544 1,29,844	4,298 11,931 1,946 11,635 24,615 37,893 21,437 54,187	27,133 13,969	44,842 46,888 47,887 30,599 55,448 68,235 67,013 84,543 80,111 66,391 46,639	53,909 52,292 62,522 45,556 80,621 1,04,248 97,131 85,522 84,814 79,380 96,038	9,067 5,404 4,635 14,957 25,178 36,013 30,118 979 4,703 12,999 40,399	
	BARNILLY	Crore Furcedpore Meergunj Aonlah Suncha Serouli Bulleah Nawabgunj Beesulpore Ritcha Chowmahla Kabur Sirsawan Total	1,41,252 1,33,038 77,840 67,353 44,310 29,021 17,493 1,11,954 1,91,927 79,112 52,292 27,680 17,732	1,65,235 1,42,600 82,452 71,578 45,843 31,920 20,585 1,23,638 2,90,990 85,910 52,030 30,583 17,664	23,983 9,562 4,612 4,225 1,533 2,899 3,092 11,684 9,063 6,798 80,354	41,102 	1,01,964 89,523 53,908 32,289 25,944 19,325 14,061 88,234 1,26,239 63,615 33,379 22,937 15,265 6,86,683	1,40,597 1,13,279 67,059 65,557 98,095 28,491 17,956 1,50,993 78,538 43,884 27,113 15,544 8,85,067	38,633 23,766 13,151 23,268 12,151 9,168 3,895 19,727 24,754 14,923 10,605 4,176 279	
	PHAIBHERT (Sub- division)	Jehanabad Pillibheet Poorunpore Total	96,596 84,658 2,87,048 4,68,302	1,01,049 1,13,900 2,69,092 4,84,041	4,453 29,242 33,695	17,956	63,524 53,278 83,074 1,99,876	83,858 82,416 98,891 2,65,165	20,334 29,138 15,817 65,289	
	SHATIJERANPOOR	Shahjehanpore Jumour Kant Jellalabad Tilhur Khera Bujhera Meeranpore Kuttra Negohee Jullalpore*	76,263 52,063 78,689 1,69,198 69,907 48,502 6,633 62,626 30,507	82,025 57,296 85,783 1,78,702 72,862 51,147 7,217 62,609 41,598	6,662 5,233 7,094 9,504 2,955 4,045 584 		55,898 36,577 60,190 94,700 48,202 32,334 3,719 37,058 28,949	65,671 43,729 71,162 1,29,328 61,235 42,172 5,107 46,580 33,412	9.775 7,152 10,972 34,628 13,033 10,138 1,528 8,472 4,463	
		Actual Totals Totals for comparison after deduction of the areas of Pergunnah Jullalpore.	5,98,388 5,61,881	6,40,039 5,98,441	41,768 36,677	117	3,97,625 3,68,676	4,97,646	1,00,021 95;558	
	Total Rohilkund Division	Actual Totals Totals for comparison after deduction of the areas of those Pergunnahs which have not been assessed	36,99,460 36,62,953	42,10,610	5,70,585 4,65,086	59,435 59,435	23,91,057	30,73,464	6,82,407 6,70,691	•
AGRA,—(contd.)		Kumpil Shumshabad (west) Imrutpore Khakutmow Purumnuggur Pahara Mohumdabad Shumshabad (east) Bojepore Chibramow Talgram Sukrawah Sukctpore Sourick Tirwa Kunouj	72,310 91,058 46,208 14,272 13,785 12,277 25,024 59,903 50,698 58,182 47,132 20,355 34,724 83,024 98,904		20,996 2,653 11,915 2,816 6,140 1,782 8,639 2,972 14,209 1,683 3,647 4,080 5,854		43,130 57,523 39,897 12,440 11,029 9,887 14,847 44,315 42,117 49,768 40,472 12,681 29,642 39,413 571,876	65.882 79.671 45.874 15.010 10.391 12.355 17,821 51,761 52,619 50,415 1,274 17,116 31,075 66,409 92.740	22,752 22,048 5,477 2,570 2,468 2,974 7,446 7,170 2,863 9,943 1,274 4,435 1,433 26,998 20,884	
		Total	7,27,916	-	90,645	5,233	5,19,035	· 	1,40,703	

II,—(continued.)

Areas of the two Settlements, &c., &c., -(continued.)

	Assumed I	RENTAL.			ED RENT-R		СВК	MUERA	OP CULTIV	ATR PER AC	RE	
		٠	· ·		:	oj.	je.	.:	<u>.</u> :	ಳ	.	REMARKS.
Former.	Present.	Increase	Decrease	Former	Present.	Increase.	Decrease	Former.	Present	Increase	Decreas	
12	13	14	16	16	17	18	19	20	21	22	23	
1,18,979 1,11,510 85,489 65,095 1,18,233 1,47,162 1,45,119 1,25,059 1,49,859 1,27,399 2,03,935	2,08,978 1,82,670 1,35,632 1,09,181 2,28,153 2,24,347 2,40,774 2,45,428 1,15,238 1,82,369 2,89,545	94,999 71,160 50,143 44,086 1,09,920 77,185 95,655 1,20,369 65,879 64,970 85,610		Rs. As. P. 1 8 8 1 6 6 1 9 6 1 11 7 1 11 10 1 3 4 1 12 10 0 15 10 1 5 8 1 0 9 2 11 1	Rs. As. P. 2 10 9 2 0 0 2 6 11 2 3 4 2 7 5 1 6 5 2 6 10 2 7 8 1 13 1 1 11 1 2 3 8	Rs. As. P. 1 2 1 0 9 6 0 13 6 0 7 9 0 11 7 0 3 1 0 9 0 1 7 10 0 7 5 0 10 4	 0 7 5	Rs. As. P. 2 8 8 2 6 0 1 12 6 2 2 0 2 2 1 2 2 6 2 2 7 1 7 8 1 13 9 1 14 8 4 5 11	Rs. As. P. 3 14 0 3 7 10 2 9 3 2 6 4 2 13 3 2 2 5 2 7 7 2 13 10 2 8 7 2 4 9 3 0 2	Rs. As. P. 1 5 4 1 1 10 0 12 9 0 4 4 0 11 2 0 5 0 1 6 2 0 10 10 0 8 1	 0 0 1	
13,92,339	22,62,315	8,69,976		1 7 8	2 1 5	0 9 11		2 2 10	2 11 6	0 8 8		
2,49,026 2,21,151 1,70,530 90,832 78,696 57,006 40,262 3,73,597 4,21,493 2,15,843 70,107 67,741 56,144	4 89.540 3.23,186 2.69,740 1,86,400 1,46,580 90,740 67,960 4,55,300 6,16,980 3,31,400 1,52,000 1,22,980 73,820	2,40,514 1,02,035 99,210 95,5,86 67,864 33,734 27,698 81,763 1,95,437 1,15,557 81,893 56,239 17,676		1 12 2 1 10 7 2 3 0 1 5 6 1 12 4 1 15 5 2 4 9 3 5 4 2 3 1 2 11 7 1 5 7 1 3 2 7	2 15 4 2 4 3 3 4 4 2 9 7 8 3 1 2 13 5 3 4 9 3 10 11 3 1 1 3 13 8 2 14 8 4 0 4 4 2 10	1 3 2 0 9 8 1 1 4 1 4 1 1 6 9 0 14 0 0 5 7 0 14 0 1 2 1 1 9 3 1 0 3		2 7 0 2 7 6 3 2 7 2 13 0 2 15 2 2 13 9 4 3 7 3 5 5 3 6 3 2 1 7 2 15 3 3 10 8	3 7 7 7 2 13 7 4 0 4 3 5 8 3 13 6 3 2 11 3 12 6 4 3 5 4 1 4 4 3 7 5 4 8 6 4 11 11	1 0 7 0 6 1 0 13 9 0 8 8 0 13 0 0 3 0 0 14 0 0 11 11 0 13 8 1 5 10 1 9 3 1 1 3	 0 0 2	
21,12,368	33,26,606	12,14,238		2 2 1	3 1 8	0 15 7		3 1 8	3 12 1	0 10 5		
1,89,417 1,78,678 1,00,117	3,15,878 3,13,278 1,95,748	1,26,461 1,34,600 95,631		1 15 4 2 1 9 0 5 6	3 2 0 2 12 0 0 11 7	1 2 8 0 10 3 0 6 1		2 15 8 3 6 7 1 2 3	3 12 3 3 12 9 1 15 6	0 12 7 0 7 2 0 13 3		
4,68,212	8,24,904	3,56,692		0 15 11	1 11 3	0 11 4		2 5 5	3 1 9	0 12 4		
1,61,910 1,12,129 1,18,444 2,40,913 1,24,887 76,793 8,887 91,000	2,32,440 1,42,450 1,83,400 4,23,800 2,08,554 1,41,888 15,488 1,43,633	70,530 80,321 64,956 1,82,887 83,667 66,095 6,601 52,633	::	2 1 11 2 2 5 1 8 1 1 6 9 1 12 7 1 10 5 1 6 5 1 7 2	2 12 10 2 7 10 2 2 2 2 5 11 2 13 10 2 12 4 2 2 4 2 4 9	0 10 11 0 5 5 0 10 1 0 15 2 1 1 3 1 1 11 0 12 11 0 13 7		2 11 4 3 1 0 1 15 5 2 8 8 2 9 6 2 6 0 2 6 3 2 7 3	3 8 7 3 4 1 2 9 2 3 5 8 3 6 6 3 5 6 3 0 4 3 2 5	0 10 3 1 0 9 9 0 13 0 0 15 6 0 10 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0		* Not yet assessed.
9,34,963	14,91,653	5,56,690		 -					 -			
9,34,968	14,91,653	5,58,690		1 10 8	2 7 10	0 13 2		284	3 3 4.	0 11 0		
06,22,741	1,02,35,326	36,12,585										
66,22,741	1,62,30,674	36,07,933		1 12 11	2 8 2	0 11 3		2 12 10	3 5 11	0 10 1		
1,02,728 1,74,159 1,15,026 57,290 39,874 50,194 1,16,810 1,0,156 1,26,742 1,48,627 65,792 66,375 2,16,518	1,58,395 2,65,434 1,79,292 48,637 30,438 60,485 75,694 1,77,735 1,95,004 1,90,046 2,01,784 5,716 85,616 1,13,808 3,15,120	55,672 91,275 04,196 21,685 20,611 25,500 00,025 54,818 63,304 53,167 5,716 20,521 47,33 99,602		1 6 8 1 14 7 2 7 8 2 0 7 3 3 11 2 0 0 1 15 2 2 2 9 2 1 3 2 5 2 11 10 2 14 7 2 9 0	1 11 1 1 2 13 4 3 1 4 2 10 9 3 4 6 3 9 4 2 14 1 1 2 12 6 3 1 8 3 4 7 3 6 4 3 8 10 2 14 11 3 9 2 3 12 9	0 4 5 0 14 9 0 9 8 0 10 2 0 0 6 1 9 4 0 14 11 0 9 9 0 15 7 0 2 2 3 6 4 0 13 4 0 15 8 0 15 8		2 6 0 3 0 5 2 14 1 2 7 0 4 0 7 3 6 1 2 10 1 2 8 9 3 10 8 4 6 5 2 3 9 5 7 4 4 2 1	2 6 5 3 5 4 3 15 2 3 1 7 4 14 9 4 3 11 3 6 11 3 5 6 3 9 9 4 0 0 4 7 9 5 0 0 3 10 6 4 11 11 4 5 2	0 0 5 0 4 11 1 1 1 0 10 7 0 14 2 0 13 10 0 12 10 0 12 10 0 5 4 4 7 9 0 9 7 1 6 9 0 3 1		
	4,00,869	1,03,755		3 0 0 j	3 13 2	0 13 2		4 2 1	4 5 2	0 0 1		

APPENDIX

Comparative statement shewing the Assessable and the Cultivated

DIVISION.	District.	NAME OF PERGUNNAH.		1	1					
			Former.	Present.	Increase.	Decrease.	Former.	Present.	Increase.	Decrease.
	2	3	4	5	6	7	8	9	10	11
	Myspoory	Ghiror Mynpoory Koraoli Karhal Burnahul Allypur putti Bhongaon Bewar Kishni Nubeegunj Mustuffabad Shekoabad	30,946 37,270 37,295 14,576 1,05,172 22,717 39,351 1,21,137	55,845 63,307 83,505 49,248 43,846 16,882 1,20,083 24,568 48,461 1,36,536 1,36,980	10,637 12,973 2,559 11,978 6,551 1,808 14,911 1,851 9,110 16,399 6,418		36,838 30,146 17,800 28,211 32,041 9,434 70,337 17,291 28,862 1,10,441 1,17,079	43,345 50,301 28,802 33,742 37,352 13,544 98,258 21,060 30,738 1,16,525 1,28,204	6,507 10,855 11,462 5,531 5,311 4,110 21,921 3,769 7,876 6,034 11,185	
\sim		Total	6,34,568	7,28,261	93,693		5,13,780	6,07,991	94,211	
AGRA (contd.)	ETAWAR	Puphoond Bidhoonah Bhurtnah	92,460 1,11,425 1,48,882	1,08,183 1,32,720 1,81,510	15,723 21,295 32,628		66,671 76,409 1,09,163	77,880 85,212 1,26,331	11,209 8,803 17,168	
R. P.		Total	3,52,767	4,22,413	69,646		2,52,243	2,89,423	37,180	
	Етан	Bilram Puchlana Soron Olaie Faizpore Sirpoora* Sahawur & Kursana* Souhar Marhera Etah & Sukeet* Burna Puttialee Nidhporo Azumnugger	58,491 22,675 21,192 23,080 28,769 49,629 63,227 17,758 70,739 88,171 21,014 36,155 75,610 1,28,603	58,565 23,053 25,032 26,883 25,761 51,841 67,937 18,013 83,147 1,04,758 22,809 38,928 82,741 1,39,909	74 378 1,840 3,803 2,212 4,710 257 12,408 16,587 1,785 2,773 7,131 11,806	3,008 3,008 	50,200 12,352 13,707 12,527 17,663 23,260 42,112 10,985 60,708 72,032 14,484 22,231 28,839 74,964	61,069 17,170 19,372 19,030 19,757 42,198 59,767 14,622 71,983 86,532 18,834 27,978 52,923 1,10,050	1,760 4,818 5,666 6,503 2,094 18,868 17,645 3,637 11,275 14,540 4,350 5,747 24,084 35,086	
· ·	TOTAL AGRA DIVI	Actual Totals	7,05,111 5,04,084 24,20,362	7,67,377 5,42,841 27,31,379	05,274 41,765 3,19,258	3,008 3,008 8,211	4,56,073 8,18,669 17,41,131	6,12,105 4,23 688 21,68,619	1,66,032 1,05,019 4,28,126	
		Totals for comparison after deduction of the areas of those pergunnahs which have	22,19.335	25,06,813	2,95,719	8,241	16,03,727	19,80,202	3,77,113	હ
	JALOUN	not been assessed Ooraie Atta Jaloun Madhogurh Kooneh Kunnar Calpee	1,19,330 1,11,266 77,125 47,142 1,02,994 44,028 67,715	1,40,306 1,33,606 1,19,437 65,861 1,21,513 61,056 71,339	20,976 22,340 42,812 18,419 18,519 17,028 3,624		82,778 68,988 62,642 40,866 92,081 34,776 36,575	1,13,264 1,08,988 1,04,817 59,078 1,13,154 52,072 60,484	30,486 40,000 42,175 18,212 21,070 17,296 23,909	
Juanette.	JHANSIE*	Total Gurotha Mote Bhandere Mow Pundawah Jhansie Total	5,69,900 	7,13,118 1,05,457 80,135 48,113 1,32,815 89,887 1,32,017 5,88,424	1,43,218 1,05,457 80,135 48,113 1,32,815 89,887 1,32,017 5,88,424		4,18,700	6,11,857 78,597 63,481 34,874 71,505 57,550 62,681 3,68,688	1,93,148 78,597 63,481 34,874 71,605 57,550 62,681 3,68,688	
	LCLLUTPORR* <	Lullutpore Marowra Banpore Mehrowneo Talbehut Bansio Balabehut		2,29,415 1,59,349 1,59,967 87,430 1,07,289 60,015 56,397	2,29,414 1,59,348 1,59,967 87,430 1,07,289 60,015 56,397			64,330 54,218 53,490 28,004 34,492 19,999 17,153	64,330 54,218 53,490 28,904 34,422 19,999 17,753 2,72,516	
] 1	Total Jhansie Di- vision	Actual Totals Totals after deduction of the present areas of	5,69,900	21,61,403 7,13,118	15,91,503 1,43,218	•••	4,18,709 4,18,709	12,53,061 6,11,857	8,34,352 1,93,148	

II,—(continued.)

Areas of the two Settlements, &c., &c.,—(continued.)

	Assumen l	RENTAL.			ED RENT-R		CRE		IED RENT-R	ATE PER ACR	В
Former.	Present.	Increase.	Decrease.	Former,	Present.	Increase.	Decrease.	Former.	Present.	Increase.	Remarks.
12	18	14	15	16	17	18	19	20	21	23	23
1,30,045 1,30,541 50,771 1,20,916 1,23,136 26,963 2,36,348 30,673 95,303 4,26,671 4,13,019	1,83,018 1,86,427 84,080 1,70,419 1,70,989 44,216 3,70,232 65,957 1,57,126 6,13,181 5,85,405	44,873 49,886 33,369 49,504 56,833 17,233 1,33,884 25,284 61,823 1,86,510 1,72,386		Rs. As. P. 3 1 2 2 11 4 1 10 2 3 3 11 8 4 10 1 13 7 2 4 0 1 5 6 9 3 8 4 3 2 7	Rs. As. P. 3 4 8 2 15 1 2 8 1 3 7 4 4 1 8 2 12 6 3 1 4 2 4 5 3 3 10 4 7 10 4 4 4	Rs. As. P. 0 3 6 0 3 9 0 14 3 0 3 5 0 12 10 0 14 11 0 13 4 0 14 10 0 13 1 0 15 6 1 1 9		Rs. As. P. 3 12 4 3 7 4 2 13 8 4 4 6 3 13 6 2 13 9 3 1 7 1 12 5 3 4 10 3 13 10 3 8 5	Rs. As. P. 4 3 10 3 11 3 2 14 6 5 0 10 4 13 1 3 4 3 3 12 3 2 10 6 5 4 2 4 9 9	0 12 4 0 15 7 0 6 6 0 10 8 0 14 1 0 15 7 1 6 4	
17,99,405	26,30,930	8,31,525		2 13 4	3 10 1	0 12 9		3 8 0	4 5 7	0 13 7	
2,97,454 3,61,821 3,51,834	4,21,555 5,11,114 5,86,360	1,24,101 1,49,293 2,34,626		3 3 6 3 3 11 2 5 10	3 14 4 3 13 7 3 3 8	0 10 10 0 9 8 0 13 10		4 7 5 4 11 8 3 3 6	5 6 7 5 15 11 4 10 4	1 4 3	} The remaining Per- gunnalis have not beer assessed yet.
10,11,109	15,19,029	5,07,920		2 13 10	3 9 0	0 11 2		4 0 2	5 4 0	1 3 10	
76,876 28,314 31,641 38,280 48,040	1,45,648 47,762 51,838 65,218 61,487	69,772 19,448 19,697 26,938 13,447		1 5 0 1 3 11 1 7 10 1 10 6 1 10 8	2 7 9 2 1 1 2 3 8 2 6 9 2 6 2	1 2 9 0 13 2 0 11 10 0 12 3 0 11 6		1 8 5 2 4 8 2 4 11 3 0 10 2 11 6 	2 12 10 2 12 6 2 10 4 3 6 10 3 1 9	0 7 10 0 5 5 0 6 0 0 6 3	*These Pergunnahs
19,632 1,75,999	34,018 3,27,804	14.381 1,51,805		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 14 2 3 15 0	0 12 6 1 7 3		1 12 7	2 5 2 4 8 10	0 8 7	assessed yet.
24,498 87,650 88,890 1,03,874	36,340 51,030 1,45,248 2,87,467	11,847 13,380 56 358 1,23,593		1 2 7 1 0 7 1 2 9 1 4 4	1 9 5 1 4 11 1 12 1 2 0 10	0 6 10 0 4 4 0 9 4 0 12 6		1 11 0 1 11 1 3 1 3 2 2 11	1 14 10 1 13 2 2 11 10 2 9 9	$\begin{array}{c cccc} 0 & 3 & 10 \\ 0 & 2 & 1 \\ & & & 0 \end{array}$	6 5 5
7,33,680	12,53,355	5,19,666			\						
7,33,689	12,53,355	5,19,666		1 7 3	2 4 11	0 13 8	नयते	2 4 10	2 15 3	0 10 5	
52,20,603	78,77,217	26,58,614	\								
52,20,603	78,77,217	26,56,614		2 5 7	3 2 3	0 12 8		8 4 1	3 15 7	0 11 6	
2,40,414 1,63,116 2,42,583 1,39,201 3,69,408 1,11,102 98,555	3,55,190 2,36,378 3,38,907 1,80,424 4,47,562 1,43,218 1,68,607	1,14,776 73,262 96,324 41,223 78,154 32,116 70,052		2 0 2 1 7 5 3 2 4 2 14 11 3 9 2 2 8 4 1 7 3	2 8 5 1 12 3 2 13 5 2 11 10 3 10 11 2 5 6 2 5 9	0 1 9	 0 4 11 0 3 1 0 2 10	2 14 5 2 5 10 3 13 11 3 6 6 4 0 2 3 8 1 2 11 1	3 2 2 2 2 8 3 3 9 3 0 10 8 15 3 2 12 0 2 12 7	0 1	3 2 0 2 6 8 0 111 7 1
13,64,379	18,70,286	5,05,907		2 6 3	2 9 11	0 3 8		3 4 2	3 0 10	0	3 4
1,55,017 1,73,821 1,84,638 1,57,686 1,40,701 78,372	1,91,330 1,92,288 1,20,138 1,74,700 1,54,968 92,690	36,313 18,467 17,014 14,267 19,318	14,500 		1 13 0 2 6 4 2 7 11 1 5 0 1 11 7 0 11 2				2 6 11 3 0 6 3 7 1 2 7 1 2 11 1 1 7 8		"There being no record of the areas of the different Pergunnahs according to measure- ments of former Sottle- monts in these Dis- tricts; the increases in
8,35,235	9,96,114	1,06,379	14,500		1 9 2				2 8 2		columns 6 and 10 are fictitious. The rental
6,1816 28,585 51,726 21,739 38,019 19,087 8,172	63,803 44,328 66,034 36,306 43,623 22,847 12,789	1,987 15.743 14,308 14,567 5,604 3,760 4,617			0 4 5 0 4 5 0 6 7 0 6 7 0 6 7 0 8 0 0 8 1 0 8 7	 			0 15 0 0 13 0 1 3 9 1 4 1 1 4 3 1 2 3 0 11 11		of Mouzah Behta is not included with that of Pergunnah Gurotha.
2,29,144	2,89,730	80,588			0 5 4				1 1 1		<u> </u>
24,28,758 13,64,879	30,86,130 18,70.286	6,71,873 5,05,907	14 500	2 6 3	2 9 11	0 3 8		3 4 2	3 0 10		 3 4

APPENDIX

Comparative statement showing the Assessable and the Cultivated

	į			Assessabli	AREA.			CULTIVATE	D AREA.	
Division.	District.	Name of Pregunnah.	Forner.	Present.	Increase.	Decrease.	Former.	Present.	Increase.	Decrease.
1	2	3	4	5	6	7	8	8	10	11
AD.		Kurrah Kurraree	89,155 64,671	103,294 72,948	14,139 8,277		72,731 53,452	80,935 61,662	8.204 8,210	
АТГАНАВАР.	ALLAHABAD	Uthurbun Nawabgunge Mirzapore Chowharee Secundra Jhoonsie Soraon	50,505 40,798 6,955 61,120 53,671 55,552	60,338 49,818 7,422 64,008 59,077 62,208	9,833 9,020 487 2,888 5,406 6,656		44,685 37,982 5,673 51,360 48,906 47,622	47,431 39,881 6,214 53,488 48,448 52,011	2.746 1,899 541 2,128 4,389	 458
		Totul	4,22,427	4,79,113	56,686		8,62,411	3,90,070		458
į	TOTAL ALLAHABAD DIVISON	Actual Totals Totals for comparison after deduction of the areas of those per-	4,22,427 2,04,331	4,79,113 2,36,580	56,686 32,249		3,62, 411 1,70,8 6 8	3,90,070 1,90,028	28,117	458
BENARES.	GURUCKPORE AND BUSTEE	gunnahs which have not been assessed. Sulempore Mujholee Silhut Sidhooa Jobna Shahjehanpore Shahjehanpore Shahjehanpore Shahjehanpore Shahjehanpore Shahjehanpore Shahjehanpore Shahjehanpore (cast) Tilpur Shahjehanpore (west) Tilpur Shahjehanpore (west) Tilpur Shahjehanpore Shahjehanpo	2,87,693 1,25,746 3,99,435 72,868 4,29,825 18,254 23,648 90,515 1,31,378 50,403 36,889 55,086 3,82,301 1,90,281 2,01,224 1,14,761 1,48,795 1,64,816 29,16,439	2,98,004 1,40,035 4,76,009 76,333 5,26,948 24,525 1,05,501 1,43,215 55,390 48,331 66,290 2,89,166 3,84,328 1,86,111 1,83,105 1,20,918 1,55,955 1,49,219 34,63,247 3,174,081	10,321 20,823 76,584 3,465 97,123 10,550 857 15,016 8,817 4,987 11,451 11,224 2,89,166 2,027 6,157 7,160 5,75,194	 4,170 18,119 6,097	2,11,683 55,050 2,22,574 51,815 2,52,024 2,430 10,424 45,895 85,674 28,447 27,736 35,681 1,67,964 2,17,381 1,30,108 1,17,677 78,250 1,06,755 97,082 19,42,528	2,57,272 99,673 3,47,068 61,220 3.84.173 15,318 19,121 59,175 1,15,718 45,276 34,511 53,239 2,19,127 2,77,583 1,41,397 1,35,864 1,05,666 1,13,146 25,71,871	45,700 44,623 1,25,394 9,405 1,32,149 12,888 8,697 13,280 80,044 16,829 6,776 17,558 51,163 60,202 11,291 18,307 10,114 16,046 6,30,492	1,14 1,14
ł	Azimgurh {	Deogaon Belhabans Nizamabad Total	63,031 27,046 1,58,881 2,48,961	82,917 27,388 1,97,683 8,07,988	19,886 342 38,789 59.027		54,572 18,511 1,17,832 1.90,915	67,065 21,704 1,57,936 2,46,705	12.493 3,193 40,104 55,790	
	}	Actual Totals	3,165,400	3,771,235	634,221	28,386	2,133,443	2,818,576	686,282	1,14
	TOTAL BENARIS DIVISION	Totals for comparison after deduction of the figures for Per- gunnah Hussunpore Mughur	3,165,400	3,492,069	345,055	28,386	2,133,443	2,818,576	686,282	1,14
		Totals for comparison after deduction of the	1,40,40,201	1,79,48,166	40,41,260	1,33,298	1,02,02,848	1,33,34,010	31,45,638	14,47
	GRAND TOTAL	areas of those Per-	1,30,14,671	14,183,020	1,301,644	1,83,298	9,426,243	11,651,825	2,239,600	14,01

II,—(concluded.)

Areas of the two Settlements, &c., &c.,—(concluded.)

	RE (ATIO										LE L				OF				ENTAL,	ASSUMED R	
Remarks.	Decrease.		Increase.			L'resent.			Former.	ı	Decrease.		Increase.			Present.			Former,		Decrease.	Increase.	Present.	Former.
_	23		22		-	21	:	_	30	- !	19		18		_	17			16	-	15	14	13	12
s.	Rs. As.			-							Rs. As.	ļ					Rs.	- 1		Rs.		1.54.110	4.55.000	
The information fo		10	12 7 0	$\frac{2}{1}$		10 12 7	4 :	3		2 3		1 4 5	4 2 7 	1 2 0	7 11 4	6 0 8 	4 3		2 14 0 	1		1,74,116 1,72,694 57,955	4,55,686 2,96,334 2,12,474	2,81,570 1,23,640 1,54,519
remaining Pergui for columns 12 &			•••		Ì			Ì					•••			•••		ĺ		Į	•••			
not available, the			•••					- 1					•••	}		•••					***			•••
yet.								•								,						4,01,765	9,84,494	5,59,729
					- -¦			-						<u> </u>					<u></u>	·		9,02,705	9,0 0,404	0,50,720
			•••			•••			•••		•••		•••								***	4,04,765	9,64,494	5,59,729
		10	12	1	2	1	5	4	4.	3	1	5	5		2	1	4,	9	11	2	***	4,04,765	9,64,494	5,59,729
		9 3 1 0	10 9 5 6	0 0 0 1	1 11 3 3	4 0 13 8	1	48223	9 7 8 2	1 1 1		7 1 0 4	12 12 8 8	0 0 0 1	2 5 5 3	5	1 1 1 2		2 10 13 12	0		2,45,917 1,23,792 8,01,153 94,973	5,81,480 2,05,242 6,37,868 1,54,140	3,35,563 81,450 3,36,715 59,167
*The former cuble area of this gunnah canno given.	1 4 3	11 7 10 1 7 1 1 4 10 5 3	0 6 4 11 5 12 8 10 11 3	0 0 0 0 0 0 0 0	8 7 0 6 3 11 2 7 6	1 15 10 6 15 14 5 2 7 3 2 7 11 10	0111122222333	11 8 5 8 5 8 5 8 10	10 3 8 5 8 9 10 12 11 11 7 11 8 14 9	2 1 1 1 1 1 1 1 1 1 1		7 1 8 7 5 11 11 3 0 8 2 2 10	3 10 1	0 0 0 0 0 1 0 0 0 0 0 0 0	8 1 11 9 6 3 4 10 1 2 6	8 4 12 9 8 10 11 14 9 13 16	1 1 1 1 1 1 2	9 9 6 6 10 7 4 2 11 0 8	15 4 10 11 15 14 3 2 15 0 15 0 5 15	000000000000000000000000000000000000000		8,85,903 9,549 16,121 21,525 93,919 40,653 35,019 50,001 2,55,231 2,41,043 1,07,988 1,32,001 1,20,434 1,24,825 1,43,949	8,00,218 15,010 32,040 83,776 2,24,782 86,400 80,808 1,14,082 5,47,672 6,10,254 3,00,502 3,33,226 2,36,028 2,26,028 2,26,028 2,98,230	4,14,915 5,461 15,919 62,251 1,30,834 45,747 45,879 64,021 2,92,441 3,88,311 1,92,514 2,01,185 1,15,194 2,02,098 1,54,282
_	···							_											•••			25,44,474	56,68,366	31,23,802
		7	9	0	3	3	2	8	9	1	•••	3	10	0	9	9	1	6	15	0		22,89,243	51,20,694	28,31,451
The remaining Penalts have not assessed yet.		4 4 8	4 13 11	0	5, 6 3	11 2 5	3 5 5	1 2 7	7 5 9	3 4 4		4 1 7		0 1 0	0 5 2	1	3 4 4	4	15 15 6	2		61,116 31,979 2,99,701	2,49,183 1,12,000 8,42,215	1,88,017 80,021 5,42,514
_		1	10	0	0	14	4	11	3	4	,.,	.5	10	0	6	14	3	1	4	3		3,92,796	12,03,348	8,10,552
		-											•••									29,37,270	68,71,714	39,34,444
		0	1	1	0	7	2	0	6	1	***	8	10	0	0	13	1	4	2	1		26,82,039	63,24,042	36,42,008
						•			,		,,,									3	17,358	1,47,10,626	4,25,49,625	2,78,56,352
		0	10	0	9	1	3	9	7	2		2	3	1	11	15	2	9	12	3 1	2,858	1,28,40,614	3,62,79, 880	2,94,33,089

APPENDIX III.

Statement shewing the percentages of Increase or Decrease in Cultivated and Irrigated Areas, also the percentages of Increase or Decrease in Assumed Rentals and Rent-Rates on Cultivated Area.

	Remares.				There being no record of area	of the different Pergunnahs	according to measurements at last Settlement, the percentages	in columns 4 and 5 cannot be	given.					•					The details of Irrigated Area at	fect.		* In these Pergunnahs the land	irrigated at last Settlement can-	not be given.
4	Percentage of Increase or Devrease in Assumed Rental.	Decrease.	i	:		:	: :	: :	:	: :	i :	:	:	: :	9.8	:	:			: :	: :	:	:	: :
	Percentage or Deri Assumed	Increase.	146.8	116.8	61.1	41.7	27.75	77.1	808	20 C	25.7	19.9	58.0	7.08	· i :	- 83 23 24 24	37.9		-	37.1	29.7	31.9	78.7	998
g	Percentage of Increase or Decrease in Rent Rate on Cuiti- vated Area.	Decrease.	:	:	<u> </u>	: :	;	: :	: :	:	: : 	: :	:	:	: :	:	17.0		:	: :	: :	:	:	: :
	Percentage or Decreas Rate of vated	Increase.	7-86	2.86		error.	253.	::	::	:	: :	:	:	: :	::	:	:		9.0.6 38.98	18.9	30.2	44.5	38.0	90.77
,,,	of Increase se in Irri- Area,	Decrease.	:	S. College		300		THE SECOND		3	: :	: :	:	:	: :	:	:		:	: :	: :	:	:	: :
	Percentage of Increase or Decrease in Irri- gated Area.	Increase.	72.1	.72.1			1		7	: :	: :	:	:	: :	: :	:	. :		:	29.68	209 5	: 1	0.761	 : :
	of Increase e in Cul- Area.	Decrease.	:	100				Y.		: :	 : :	:	:	: :	: :	:	:	,	15.1	:	9.	2.00	:	: :
4	Percentage of Increase or Decrease in Cul- tivated Area.	Increase.	54.4	24.4	শ্বন	H9	প		:	:	: :	:	:	: :	: :	:	206		:	15.3	:	:	χ Ο 3	10.5
			:	:	·	:	: :	:	:	: :	:	:	:	: :	:	:	:		:	: :	:	:	:	
e .	NAMB OP PERGENNAH.		:	Total	:	፧	: :	: :	፧	: :	: :	:	:	: :	:	÷	Total		: ;	: :	:	:	:	: :
	N OF Per		Dehra Doon		Sultanpore	Sirsawah	Gungoh	Saharunpere	Hurowrah	Moozufferabad	Deobund	Nagul	Kampore	Roorkee	Jowalupore	Munglour			Jhinibanah*	Kyranalı	Shanlee	Thanah Bhawu*	Roorhingh	Shikarpoor*
89	District		Венеа Воок							SAHARUNPORE						- 							MUUZUFRENCGGEB	
-	, no	D171810														_=								=

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15.3 18.1 68.2	28.2		473	23:1	9.41	÷.12	801	200	1.02	12.1	1.00	200	48.6	9:1		1.04	8778	,	31.6		9	13.0	6.08	308	30.3	31.2	31.4	40.2	:	37.6	11:3	52.2	37.7	0 00		40.7	
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13.3	3.4		12.0	20.5	15.5	7.12 1.12	47.0	0.01	13 C	16.0	100	1.8.1	10.5	6.06	1 6 86	25.7	25.1	171	21.0	वत	-	101	- 6.61	9.71	10.8	10.3	23.3	11.6	27.3	6:2	30.5	15.2	13.4	14.0		0.6	20.00
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: : : :	Total		:	:	:	:	:	:	:	:	:	:	:	:	:	: :	: :		Total			:	:	: ;	: :	: :	:	:	:	:	:	:	:	Total			
Bugrah * Gordhanpoor * Khatouli			Meerut	Haupper	Pooth	Sarawah	Gurhmooktosur	Bushut	Darout	Chame	Dame	1 0000	Tollalahad	Sindhana	Rumawa	Hustinanore	Kithoor				4	Anopenatur		Agowtha	Burrun		Shikarpore	Puhusoo		Koorjah	Dadree	Dunkour	Secundrabad			Atrowlee	aalagunn
			_		_	_	-			:				-	-			, –		-							·~	_	_	_			_			:	-
										MERHUT																	BOOLUNDSHUHUR									Алгуднов	
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APPENDIX III,—(continued.)

Statement shewing the percentage of Increase or Decrease in Cultivated and Irrigated Areas, &c.,—(continued.)

	REMARKS.				The former cultivated areas of the demarcated villages, Government reserved Forests and Rai Himmut Singh's Grants are unknown.	
	of Increase ease in Rontal.	Decrease.	: : :	: :	:::::::::::::::::::::::::::::::::::::::	
4	Percentage of Increase or Decrease in assumed Bontal.	Increase.	63.7 41.5 52.9	54:5	17.8 42.5 80.3 80.3 1. : :	2000 1140 2000 2000 2000 2000 2000 2000
9	Percentage of Increase or Decrease in Rent Rate on Culti- vated Arca.	Decrease.	: : :		133 681 : : :	11.6
	Percentage or Decrea Rate or rated	Increase.	39.6	29.3	::	3.44 8.33 1.33 1.33 1.33 1.34 4.55 2.45 3.45
22	Percentage of Increase or Decrease in Irrigated Area.	Decrease.	11113111			57.0 57.0 7.1 7.1
	Percentage or Decrea gated	Increase.	18.1 6820 282.1 122.2 87.9 87.8 80.8	23.9	::: : ::::::::::::::::::::::::::::::::	723.4 80 0 1,630.0
4	Percentage of Increase or Decrease in Cul- tivated Area.	Decrease.	1111(11)			:::::::::
	Percentage or Decrea tivated	Increase.	နှစ်နှင့် အမေထိန် ကေထိအထိထိထိထိထိထဲ	15.0	200.00 20	6.60 6.00 6.00 6.00 6.00 6.00 6.00 6.00
8	NAME OF PERGUNAM.		Koel Morethul Buvowlee Goriee Hussungurh Chundous Tuppul Khr	Total tal Meerut Dirision	Bijnoro * Darbuggur Mundawur	Keerutpore Akburabad Dhampore Beohara Nihtaur Nugeena Burhapoora Afzulgurh Chandpoor
23	District.		Агьхви ив — (continued)	•		Викон
-	у.	TOISIVIG	AEERUT,— (continued)	<u></u>		

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31.7	35.5	83.9	63.8	58.6	2.29		0 2 2	6.90	4.	43.1	41.9	62.4	 	98	#6:1	9.49	105-2	59.1	4.89	813	90 n	116.8	5.18	31.4	57.4		-	2.99	75.00	6.68	76.1	
: :	:	:	:	:	;		9	:	: ;	: :	31.1	:		-	: :	:	:	: :	:	ខ្ស	:	:	: :	: :	:			:	:			
20.8 20.8	8:2	£23.4	6.97	7.44	7.7.0	7.20		9.86	36.4	19.8	:	24.8			15.4		25 G	9.4	35.5		0.4.6	. 66 4 6	53.4	5.6.7	50-9			\$.92	13:3	07/	32.9	
55.0 0.00 0.00	:	:	- · ·	:	:	:	:	:	: :	: :	:	:	4	'bul		100		03188	38.2	:	:	: :	::	:	:			:			:	 -
: :	28.2	3,497.2	4,319.0	10,038.2	11 024.0	1 369.0	6.023-3	5.263.5	3,552.1	1,474 4	6,736.9	3,957.4	-	<u>re</u> ės	45.4	195.2	1.27.	142.0	: 4	20 H	4 0.5	143.0	184.2	12.5	9.99			82.0	424.0		28.1	
·	<u>:</u> .	 :	:	:	:	:	:	: :	: :	:	:		6)	:	: ;	: :	:	:	:			• :	: ;		:	
1.9	26.7	20.5	: : :	a d	45.4	7.63	6.45	7.7	5.8	19.5	105.9	30.2	- Military and -	37.8	26.5	24.3	2. 64 5. 65 5. 65	47.4	27:7	9.61	23. 4.	4.18	18.5	1. ò	28.8			32.0	19.0		32.6	
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	Total											Total													Total						Total	
Bourpoor Bashta		 L'sidpoor	Kujpoora	Satasee	Islamnugger	Suheswan	Kote	Budaon	Oojhanee	Ooseith	caleympoor			t Crore	Furecdpore	Aonlai	Suneha	Seronli	Nawahami	Beesulpore	Ritcha	Chowmahla	Kabur S.	Sirsawan		•	,	Jehanabad	Poorunpore		· Viene	
	-				_	:	-				ر								,			•		ر					<u> </u>			
						Вглаож							- <u>-</u>						BARFILLY									PILLIBHEET				
		 				.α	K.	ΩΣ	ΓĮ	щ	_ B'O									•			-									ر

APPENDIX III,—(continued.)

Statement shewing the percentage of Increase or Decrease in Culticated and Irrigated Areas, &c.,—(continued.)

					(32))												
	Remares.				* This Pergunnah has not been as- seesed yet.	The information for the remaining Perguinalis cannot be given yet.				The percentages in column 5 cannot be given, as there are no details	forthcoming, to shew the land	itigated at tast pertitette.		•		* The whole of this Pergunnah was	held revenue-free at last Settle-	ment. A portion of it has since	ocen resumed.	
	centage of Increase or Decrease in ssumed Rental.	Decrease.	:::	:::	::	: :	:	:	:	: :	:	:	: ;	:	: :	: :	:	:	: :	:
1:-	Percentage of Increase or Decrease in assumed Rental.	Increase.	43.5 27.0 54.8	75·9 66·9	84·7 74.2	8.1 .	59.5	54.4	54:1	52 4 55 8	37.8	51.6	50.8 52.1	49.7	35.7	571.6	53	# 6 UV	9.40 9.40 9.40	47.5
	of Increase in Rent Culti-	Decrease.	: : :	<u>:</u> :	::	::	 	:	:	: :	:	:	: :	:	: :	:	:) 1 :	:
9	Percentage of Increase or Decrease in Rent Rate on Gulti- vated Area.	Increase.	22:1 6:2 31:0	8 8 8 6 6 8 6 8	26.3	#.87 :	27.2	23.4	1.0	10·1 37·0	11.5	21.9	25.5 30.4	28.1	0.6	852.9	13.6	0.60	4.6	16:1
	of Increase se in Irri- Area,	Dccrease.	: :e	: :	223.1	13:1 50:4			Contract of the Contract of th	: :	:	: :	: :	:	::	:	:	:	::	
n	Percentage of Increase or Decrease in Irrigated Area.	Increase.	8:1 7:8	28:3 26:6	 54.9		4.4	71.8	:	::	:	::	: :	:	: :	:	:	:	: :	:
	of Increase se in Cul- Area.	Бестезве.	:::	::		T.		177)	::	 24	· :	::	:	: :	:	:	:	 : :	:
4	Percentage of or Decreuse tivated	Increase.	17.4 19.5 18.2	36.5 27.0	91.9 97.99	15.4	25.1	28.5	52.7	38:3	50.6	24.0	0.03 16.8	17.0	24.5	127.4	ე. ე. დ. ▼	0.40	29.0	6 92
			1::	: ;	: :	::	:	:	:	: :	;	: :	::	:	: :	:	:	:	::	:
80	NAME OF PERGUNNAH.				tra		Total	nd Division	:	est)	:	: :	et) ::	:	: :	:	:	:	: :	Total
	NAME OF		Shahjehanpore Jumour Kant	Jellalabad Tilhur	Khera Bujhera Yeeranpore Kuttra	Julalpore *		Total Rohilkund Division	Kumpil	Shumshabad (west)	Khakutmow	Pahara	Mohumdabad Shumshabad (east)	Bhojepore	Talgram	Sukrawah*	Sukernore	Tires	Kunouj	
83	District.			SHAHJKHANPOBB				- · -						rukkuckanan <				-	<u> </u>	
-	,x ₀	DIVIGIO	(00ntd.)			IIIO	บ		<u></u> .					-		=		=		_

(33)

	The information for the remaining Pergunnals is not available yet.	#These Pergunnaha have not been assessed yet.	
	:::	: : ::::::::::::::::::::::::::::::::::	: :
336 366 366 366 366 366 366 366 366 366	41.7 41.2 66.6 50.2	8888 6887 70886 8888 7588 688 688 688 688 688 688 688 688 688	80.8
	: : : :	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	: :
12.4 7.0 1.8 1.8 1.8 2.5 2.5 2.5 2.5 3.6 3.6 3.6 4.6 3.6 4.6 3.6 4.6 3.6 4.6 3.6 4.6 4.6 4.6 4.6 4.6 4.6 4.6 4.6 4.6 4	21.2 26.7 44.3 30.9	83.6 21.3 14.6 11.2 11.3 30.0 57.1 11.2 17.7	28.5
9.99	; i di	240 128 459 761 861	: :
135 335 351 263 160 444 461 167 167	61.0 24.5 .: 52.3	33.8 220.7 250.7 250.7 250.7 250.7 250.7 250.7 250.7	
	11111	######################################	i i
17.6 62.1 16.5 16.5 16.5 22.7 27.2 65 65 18.3	16.7 11.5 15.7	23.55 25.55	24.2
		:::::::::::::::::::::::::::::::::::::::	: :
egunj Total	Total	Kursana*	Total Agra Division
Ghiror Mynpoory Koraoli Karbal Burnabul Allypurputti Bbougaon Bewar Kishni Nubeegunj Mustuffabad	Puphoond Bidboona Bhurinah	Bilram Puchlava Puchlava Olaie Faizpore Sirpoora* Sulhawur and Kursaua* Sulhawur and Kursaua* Burna Etah and Sukeet* Burna Puttialee Nidhpore	Tota
:	•	<u>:</u>	
Mintoori	Етаман	<u>г</u> тып	

APPENDIX III,—(concluded.)

Statement shewing the percentage of Increase or Decrease in Cultivated and Irrigated Areas, &c.,—(continued.)

			Υ .	346	,			
	Remares.		The Irrigated Area at last Sottle- ment is unknown.		There being no record of area according to former Settlement, the percentages in columns 4, 5 & 6 cannot be given.		Ditto Ditto. The percentages in columns 4 and 6 of the Jiansie Division represent the increase for the Jaloun District only. In column 7 the figures shew	the actual increase for the whole Division.
	of Increase ease in Rental.	Dестевве.		:	 10-7-01	:	[[] []]]	} : :
2	Percentage of Increase or Decrease in assumed Rental.	Increase.	47.7 44.9 39.7 29.6 21.1 28.9 71.0	37.0	23.6 10.6 10.7 10.1 71.0	10.8	6 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	26.4
9	Percentage of Increase or Decrease in Rent Rate on Culti- rated Area.	Decrease.	8.3 16.4 10.4 13.8	6.2		:		6.5
	Percentage or Decreas Rate or vated	Increase.	80 : : : : : : : : : : : : : : : : : : :		11111	:		: : :
2	Percentage of Increase or Decrease in Irrigated Arca.	Decrease.	1111411		871111	;	::::::	: :
	Percentage or Decrea gated	Increase.	111111		1 1 1 1 1 1			: :
4	ercentage of Increase or Decrease in Cul- tivated Area.	Decrease.	1111471				121111	
	Percentage or Decrea tivated	Іпстваве.	36.8 57.3 67.3 44.5 22.8 65.3	46.1	11111	:	!!!!!!!	.:.
			::::::	÷	:::::	:	::::::::	; ;
 8	Name of Pergunnah,			Total	111111	Total		Total Total Ihansie Division
	NAMB O		Oorsie Atta Jaloun Madhogurh Koonch Kunnar		Gurotha Mote Bhandere Mow Pundawah Jhansie		Lullutpore Marowra Banpore Metrownee Talbehut Bansie	Total Ilia
			:		:		:	
63	District.		Jaloun		JHANSIB		LULIUTPOBE	
1	'мо	DIVIBI			HANSIE.			
,		•	•					

The information for the remaining Pergunnalis cannot be given yet.		* The former irrigated areas of these Pergunnals are unknown.	is not quite correct. In many cases the old areas of Pergunnaha have not been given.	The information for the remaining Pergunnuhs is not available yet.	
11111111			1111111111	: : : : :	:
61.8 1396 37.5 	72.3	894 1605 928 1748 1012 345 718 888	763 672 656 660 660 1045 933	81.4 32.6 39.9 55.2 48.4 74.6	25-7
		; ; ; £2; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;		: : : : :	:
45.4 107.6 22.9 	55.0 55.0 42.4 39.0	26.2 26.2 26.2 26.2 26.2 26.2 26.2 26.2	14 4 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	193 168 148 177 172	T. 027
10.6	: :	14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	242 242 342 343 343		
2.2 104-6 153-2 22-2 22-2 38-9	18.7	10.4 121.7 43.3 	30.3 1.6.7 1.6.7 	24.7 16.9 13.3 21.0 24.0	:
	: : : : : :		111111111111111111111111111111111111111		:
11.2 16.4 16.4 16.4 16.4 16.4 16.4 16.4 16.4	21.6 81.0	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	242 242 277 277 277 262 165 165 165	25.3 25.3 34.0 29.2 29.2 29.2 29.2 29.2	9.00
1111111	1 1 11	1::::::::			: :
Kurah Kurasee Uthurbun Mawabgunge Mitzapore Chowharee Jhoonsie	Total Allahabad Division Sulempore Mujholée	Sidhoos Johna Shahjelanpore South Haveylee North Haveylee * Bonackpore (east) * Benackpore (west) Tilpur Dhariyapar	Annopar Bluwapar # Husenpore Mughur Rutunpore Bansee Russoulpore Ghous Muholee Aurungabad Nuggur Amorha	Total Deogaon Beliabans Nizamabud Total Total Benares Division	Orana Aotas
ALLAHABAD.		Gordorpore & Buster	BENYBES'		

Noir :-The percentage of increase in irrigation cannot be given in several divisions as well as in the grand total, owing to the irrigated and unirrigated areas of former Bettlement being lumped together as will be seen in Appendix I.

(36)

APPENDIX IV.

Comparative Statement shewing the percentage of Increase or Decrease of the assumed rental over the rental recorded in the Village Papers and the same corrected by the Settlement Officer on account of rental of seer lands.

	Brains.		The informstion for the remaining Pergunnahs is not available.	This is the average of 5 years which on account of butaie rents was taken as the amount of estimation,	† Bentals of 1276.		of 12 <i>77.</i>			state of many property of the other Decembers	The Feoretag and coffeeted fentilis for the other resultances cannot be given the recorded and corrected rentals are religious Ferginish Vigerens the recorded and corrected rentals are religive of the Khadir Bagar Crele, the information for the decimal are resulted to a resultance of the Khadir Bagar Crele, the information for the decimal areas and the control of	while is not assisted. In occuration, the season of contact does not correspond with that entered in Appendix I.	
	[0 0 a1					<u>a</u> .	‡ Rental of 1277.	_i				ī — — ī	
	Percentage of Increase of Column 6 over column 6.	Degresse.		<u>:</u>	:	: - <u>-</u> -	<u>: </u>		:::		!,! ! 	:	
	of to	Incresse.	:	147	18.9	12.0	16.5	16.8	16.8		8.5 14.0	17.0	
80	Difference between columns 5 and 6.	Бесгевсе,	!		<u> </u>								
	}	Increase.		73,483	1,12,749	82,840	1,10,933	3,90,004	3,80,004		58,348 18,786 16,140	93,276	
	Percentage of Increase or Decrease of column 8 over column 4.	. Вестевяе.	:					1	111		111	;	
	Percentage of Increase or Decrease of column 8 over column 4.	.esseronI	9.	18.4	32.3	32.8	30-8	28.7	27.3	į	38.6 9.6 0.9 0.0	41.6	
2	Difference between columns 4 and 6.	Decrease.										****	
		Increase.	16,891	89,014	1,72,753	1,40,799	1,84,644	6,87,210	6,04,101		86,632 66,568 34,783	1,87,983	
9	Rental sessumed by	Settlement Officer for Assessment.	1,93,270	5,71,714	7,07,310	5,69,690	7,82,575	26,31,289	28,24,559 28,24,559 26,31,289		2,70,490 2,39,010 1,31,140	6,33,640	
70	Rental	Settlement Officer for Seer, &c.		4,98,232	5,94,561	4,86,850	6,71,842	22,51,285	22,51,285		2,12,141 2,13,224 1,15,000	5,46,365	
4	Rental	in the Village Settlement Papers. Seer, &c.	1,76,379	*4,62,700	15,34,557	14,28,891	15,97,931	20,44,079	22,20,458 22,20,458		1,63,858 1,71,443 96,357	4,61,657	
			:	~~	117		\bigcap	·	: :		111	<u> </u>	
8		Мамв ор Рявсияман.	Khatouli	 Atrowlee Gungerce	Koel Morethul	~~	Chandous Tuppul	Total	Actual Totals Totals for comparison		Nugeens Chandhoro Boorpore	Total	· ·
ca .		District,	Mozuffrenoggen			ALLEGUER			Total Meerut Division {	~	BLINGUR		
-		Division.	`-	EFBUT,	M					ND.	HILKU	оя	

The information for column 5 caunot be given				The information for the remaining Pergunnahs cannot be given		
	:	111111111111	;	1111	:	! !
	:	00 # D # 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	7.7	7-7- 19-57 8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-	6.9	ලා : ජා
	******					!!
	:	27, 297 9, 330 9, 330 18, 484 117, 725 5, 480 117, 725 5, 480 6,	1,57,963	15,054 7,738 2,523 7,630	32,950	2,81,098
7.7 7.7 11.3 6.6	:]	1111111111111		1111	:	::
67.5 67.5 67.5 6.2	2-9	22 22 23 23 24 24 25 25 25 25 25 25 25 25 25 25 25 25 25	20-7	18.6 30.0 30.0 12.0 5	37.1	17.7
963 18,887 34,250 12,994 56,537	1,03,891			1111		1,03,891
79,937 64,523 17,261 2,127 2,127 18,91 16,483	2,69,445	1,05,992 44,194 44,194 88,134 82,134 15,05 1,05 1,05 1,05 1,05 1,05 1,05 1,0	5,71,777	39,800 87,063 3,903 15,773	89,244	11,18,449 11,18,449
2,05,978 1,39,670 1,39,632 1,39,183 1,29,183 2,24,347 2,45,408 2,45,408 2,538 2,538 2,598 2,598 2,598 2,598 2,598	22,62,315	4, 78, 534 9, 28, 136 9, 28, 136 1, 45, 54, 45, 136 17, 46 17, 46	33,26,606	2,09,554 1,41,688 1,43,688 1,43,633	5,09,563	67,38,124 67,38,124 33,4°,309
		4,62.948 3,13.846 2,44.076 1,58.546 1,58.546 85.739 85.739 85.739 1,41.186 Burlai Burlai Burlai Ditto	20,33,243	1,93,500 1,34,150 1,36,003	4,76,613	30,56,221 30,56,221
1,29,141 1,26,147 1,17,368 1,17,368 2,29,056 2,43,234 2,45,217 1,45,217 1,45,217 1,45,217 1,45,217 1,45,217	20,96,761	5,83,548 2,75,845 2,75,845 1,14,25,33 75,20 75,20 65,20 1,14,20 65,20 1,14,20	27,54,829	1,75,754 1,04,525 1,125,860	4,20,319	57,23,568 57,23,566
THITHIT	·'	Hillinini	i	1:::	;	<u> </u>
Usudpore Halpin-rah Halpin-rah Halpin-rah Halpin-rah Halpin-rah Halpin-rah Halpin-rah Halpin-rah Holinare Ooyinare Ooxeith Saleyupoor	Total	Crore Purcedora Nuccedora Aonah Aonah Suncha Seroid Bulleda Nawahgurj Nawahgurj Nawahgurj Katha Kathan Kathan	Total	Tilhur K Lucus Buihera N Neuranjore Kuttra Negokee	Total	Actual Totals (Totals for comparison
Вовьой		HOHITEUND,—(continued)		ваожувалически		Total Robilkund Division {

	2	3		4	5	6		7		
	District.	NAME OF		as recorded	Rental as corrected by the	the Settle-		e between 4 and 6.	Perce of Inc or De of co colu	ereas ereas lumn ver
	District.	Pergunnah.		in the Village Papers.	Settlement Officer for Seor, &c.	ment Officer for Assess- ment.	Increase.	Decrease.	Increase.	Decrease.
	Fubruck 4 DAD	Kumpil Shumshabad (west) Im rutporo Khakutmow Purumungger Pahara Mohumdabad Shumshabad (east) Bhojepore Chibramow Talgram Sukrawah Sukrawah Suketporo Sanrick Tirwa Kunnooj			145,796 236,079 174,329 47,552 28,980 50,617 83,509 162,883 146,042 171,932 170,942 4,549 70,136 80,696 272,942 354,035	158,395 266,434 179,222 18,537 30,438 60,436 67,484 177,735 165,604 199,046 201,784 5,716 85,616 113,808 316,120 400,869				
		Total	•		21,69,719	24,73,903				
111111111111111111111111111111111111111	MYNPOOBY	Ghiror Myapoory Koraoli Kurhat Burnahul Aliypurputti Bhongaon Bewar Kishni Nubeegungo Moostutlahad Shekoabad		1,43,535 1,49,854 71,856 1,26,857 1,35,400 34,510 2,65,975 1,19,647 4,46,666 4,12,732	1,52,170 1,60,684 76,625 1,37,391 1,43,715 38,098 3,49,325 45,083 1,34,230 4,74,837 4,42,711	1,83,918 1,86,427 84,080 1,70,419 1,79,969 44,216 3,70,282 5,5957 1,57,126 6,13,181 5,85,405	40,893 36,573 12,224 43,562 44,569 9,708 1,04,257 15,304 37,479 1,66,625 1,72,673		28·1 24·4 17·0 34·3 32·9 28·1 39·1 31·3 37·6 37·3 4·81	
1	[Total		19,47,575	21,64,869	26,30,930	6,88,355		25.0	
	ETAWAH	Punkoond Bhidoondi Bhurtnah Etawah Duleinugger	::	3,11,369 3,78,802 4,55,529	3,46,656 4,24,133 4,75,329	4.21,555 5,11,114 5,86,360	1,10,187 1,32,312 1,30,831		35-3 34-9 28-7	:::
1	 	Total		11,45,699	12,48,118	15,19,029	3,73,330	••	32.8	
	Е2лн	Bilram Puchlana Soron Olaio kazporo Soulhar Marhera Burna Puttialno Nidipore Azumnugger		1,28,918 37,145 39,178 44,301 43,549 21,884 2,13,865 32,294 37,088 77,826 2,08,031	1,45,810 47,202 48,542 55,135 58,434 26,902 2,47,685 34,000 43,792 1,08,825 2,48,342	1,45,649 47,762 51,338 65,218 61,487 34,013 8,27,604 36,310 51,930 1,45,248 2,87,467	16,730 10,617 12,160 20,917 17,938 12,329 1,13,939 4,016 18,942 67,422 79,436	**************************************	12·9 28·5 31·0 47·2 41·1 56·8 53·2 12·5 37·5 86·6 38·1	**** *** *** *** *** *** *** *** ***
		Total		8,83,879	10,64,669	12,53,355	3,69,476		41.8	
	Total Agra Division	Actual Totals Totals for comparison	 - 	39,77,153 89,77,158 	66,35,375	78,77,217 54,03,311 78,77,217	39,00,064 14,26,161		35.8	
1		Oorai Attu Jahon Madhogurh Kooneh Kunnac Calpee		2,01,246 1,94,024 2,77,618 1,51,152 3,17,000 1,08,138 1,54,000	3,65,000 1,69,000	3,55,190 2,36,378 3,35,907 1,80,424 3,64,000 1,44,218 1,65,607	1,58,944 42,354 61,289 29,272 67,000 95,080 14,607		76:4 21:8 22:0 19:3 21:1 32:4 9:4	
		Total		14,03,178	5,34,000	18,06,721	4,03,546		28.7	
	JHANSIB	Mow Pundawah		139,447 115,339	164,447 138,889	174,700 154,968	85,253 39,629		25·2 34·3	:::
۲ ! !		Total	•••	254,786	302,786	329,669	74,982		29 3	
	Lulluteden {	Lullutpore Marowra Bunpere Mehrownoe Taibebut Bansie Balabehut		59,030 36,134 64,711 27,095 37,921 17,444 11,094		63,803 41,328 66,034 36,306 43,623 22,847 12,789	5,773 8,194 1,323 9,211 5,702 5,403 1,695		9:9 22:6 2:0 33:9 15:0 30:9 15:2	
		Total		2,52,429		2,89,730	37,301		14.7	
ļ	Total Jhansie Division	l	{	10,10,393 19,10,393	836,786 836,786	24,28,122 24,26,122 8,82,275	5,15,729 5,15,729	******	26.0	

VDIX IV,—(continued.)
recentage of Increase or Decrease of the Assumed Rental, &c.

	8			
Difference columns	between 6 and 8.	of in or De of co	ntago crease crease olumn ver mn 5,	BEMARKS.
increase	Decrease.	Increase.	Decresso.	
12,599 26,855 4,893 885 1,458 9,868 12,165 22,853 18,982 18,944 21,167 16,450 38,112 42,178 46,834		8.6 12.4 2.8 1.8 5.0 19.4 16.6 12.9 11.1 18.6 22.0 41.0 15.4		The rental as recorded in the Village Papers cannot be given,
304,181		14:0		
31,749 25,743 7,455 33,028 36,254 6,118 20,907 10,874 22,896 1,38,344 1,42,694		20.8 16.0 9.7 24.0 25.2 16.0 5.9 24.1 17.0 29.1		
4,76,001		22.9		
74,899 86,981 1,11,031	******	21.6 31.1 23.3 		Mirell Control
2,72,911	*****	21.9		A PART PART
560 2,796 10,0-3 3,053 7,111 80,1-9 23,40 7,258 86,423 39,125	163	1.1 5.7 18.2 5.2 26.4 32.3 6.8 16.5 83.4 16.7		Column 4 shows Cash Rents of 42.188 acres and Butai Income of 2.954 acres exclusive of 8.828 acres of seer. Ditto
1,58,849	162	17:7		•
2,42,004	162	 ï·a	 	
19,000	393	5-2	 	The corrected rentals for Perennaha Coraie, Atta, Jaloun, Madhogurh and Kunuar cannot be given. The rental in column 6 of Pergunnah Koonch is only that of the Regulation villages.
19,000	393	3.4		
10,253 16,029	*	6.3 12.0		The information for the other Pergunnahe cannot be given.
26,852		8-8		
	41.148 41.177 481.778 481.778 481.771 481.771			The information for column 5 cannot be given.
		-	=	
45,882	 393	5·4	 	

APPENDIX IV,—(concluded.)
Comparative Statement shewing the percentage of Increase or Decrease of the Assumed Rental, &c.

	BEMABE		The information for the remaining Pergunashs cannot be given yet.			The rental of Pergunnal Beogson according to the kbutsonness was not ascertained previous to assessment, because the kbutsonees were not completed. In all three Pergunnals there is so much seer and in Beogson land had but it is that the rental recorded by the Zeminders would be ficitious it adopted. The rest of the Pergunnals have not been assessed yet.			
	Percentage of Increase of Column 6 over	Decresse.	111	i	i	: 1 :	;	::	i i i
	Percentage of Increase or Degrape of column 6 over column 6.	Ілстевяе.	14-9 7-5 3-6	6.6	8.6	. 6.69 6.69	6.4	. 6 4.	14.4
80	hetween 6 and 5.	Бестеазе.							125
	Difference hetween columns 6 and 5.	Incresse.	69,093 20,793 7,482	87,367	87,367	3.180 54,768	57,949		20.97,391
	Percentage of locrease or Decrease of column 6 over column 4.	•овъзгоз-П	111			111	1 :	11	111
	Percentage of Increase or Decrease of column 6 over column 4.	Incresse.	480 51.5 27.2	46.3	46.5	111	:	1 1	28.6
۲	Difference between columns 4 and 6.	Decrease.	! ! ! !						1,03,591
) i	Increase.	1,47,864 1,00,792 67,690	3,06,346	3,06,346	ापने जयने			64,44,693 39,70,785
9	Bental assumed by the Settle-	for Assess- ment.	4,55,858 2,96,334 2,12,474	9,64,494	9,64,494	2.49,133 1,12,000 6,42,215	12,03,348	12,03,348 9,54,215	22,033,864 18,356,612 16,619,796
IG.	Rental as corrected by the	Settlement ment Officer Officer for for Assess. Beer, \$c. ment.	3,96,598 2,75,542 2,04,992	8,77,127	8,77,127	1,08.520	8,96,266	8,96,286 8,96,286	14,553,060
4		the Village Papera,	3,07,822 1,95,642 1,54,784	6,58,148	6,68,148				14,489,718
က			Kurah Kurates Ctharbun	Total	Total Allahabad Division	Deogram Beltabans Nizamabad	Total	Actual Totals Totals for comparison	Actual Totals Totals for comparison {
2		District.	ALEAHABAD			Алиечия		Total Bengres Division {	Grand Total
-	, NOTE	uviŒ	CAHABAD.	IIV		BENVERS.			

APPENDIX V

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

					D	ESCRIPTIO	ON OF SOI	L.		
				Mee	SUN.	Roslee An	D DAKUB.	SANE	CRA.	
DIVISION.	Districr.	Pergunnan.	Class.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated.	REMARKS.
MEERUT.	DRHRA DOOR.	Western Doon { Eastern Doon {	I III III	Rs. A. P. 3 8 0 3 0 0 2 8 1 2 8 0 2 8 0	Rs. A. P. 2 0 0 1 8 0 1 4 0 1 6 0 1 4 0	Rs. A. P. 2 4 0 1 12 0 1 8 0 1 8 0 1 8 0	Rs. A. P. 1 4 0 1 2 0 0 14 6 0 15 0 0 14 6	Rs. A. P. 1 4 0 1 2 0 1 0 0 1 0 0 1 0 0	Rs. A. P. 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0	

						ļ	~	DESC	RIPTIO	N OF 8	OIL.			
					cultivated	MRES	บพ.	Ros	LRE.	Вноо	DAH.	DAS	CUR.	
DIVISION.	District.	PERGUGANAH	•	Circle or Class.	Rate on culti area.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated:	Rawarks
					Rs.A.P.	Rs.A.P.	Rs. A.P.	Rs. A.P.	Rs. A.P.	Ra.A. P.	Rs. A.P.	Rs. A.P.	Rs. A.P.	
	{	SULTANPORT	{	I II III IV	3 5 8 3 2 0 2 9 8 2 12 3									
		SIRSAWAH	{	IV III IV	3 4 8 2 11 1 2 9 2 2 5 5									
		Nukoos	{	I III III IV I IV	3 5 3 2 14 11 2 7 6 2 6 9					•••••				
		Gинсон	}	I III III II	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	il il	4 2 0	4 0 0	3 0 0	2 4 0	2 1	******		
		Sahabunporn	{	II III IV		6 0 0	1 2 0	4 0 0 3 12 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2 4 0 2 2 4 0	2 1 0			
E.	PORE.	HUBOWRAH	{	II III I		6 0 0	4 0 0 4 0 0 4 2 0				1 8 0	3 12 0 3 12 0 3 12 0	2 10 0 2 8 0	
MEERUT	Ввиляситовв	FAIZABAD		ii III IV V		6 0 0	3 8 6 4 2 6 4 2 6 3 15 6 3 14 6	4 0 C		2 4 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		2 14 0 3 0 0 2 4 0 2 10 0	
	"	MOOZUFFEBABAI	• {	II		6 0 0	3 8 6) _i			1 8 0); . 	2 8 0	
		DEOBUND		I II IV Y	3 0 7 2 8 9 3 3 0 2 4 0 3 3 0	9j 0	******		******	******			******	
		NAGUL	{	I II III IV	3 5 (******			*****	******	•••••		
		Rampore Belgwanpore	 }	I I II III	2 14 8 3 11 6 2 14 1 2 1 6 2 12 6	i			•••••	******				
	<u> </u>	Roorkbr	}	IV I II III	1 6 7 2 15 4 2 10 4 2 0 4									
		JOWALAPORE	{	IV II III	2 8 2 2 8 8 2 15 0 1 10 0	 								
		Monglous	{	II III IV	3 5 6 2 6 10 2 7 3 2 15 0	}	•••••							

APPENDIX V.,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

İ						ומ	ESCRIPTI	ON OF 80	IL.			i
				Ma	ssun.	Ross	LPB.	DA	KUB.	Вн	00B.	
	District.	Pergunnan.	Circle.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated.	Irrigated.	Unirrigated.	
			Chuck Bidoules	Rs. A. P.	Rs. A. P. 3 2 71	Rs. A. P.	R4. A. P. 2 3 41	Rs. A. P. 2 0 101	Rs. A. P. 2 5 9	Rs. A, P. 1 9 3½	Rs. A. P. 1 8 32	
	1	BIDOULEB	"Yahyapoor	2 15 4		2 14 4½ 3 2 3½	1 11 2	2 13 81	1 14 51 3 10 21	2 6 53	1 8 0	
	:		Fukhunnan	6 10 73	2 11 0	2 12 9}	2 4 4}	3 2 21	2 15 3	1 13 8	1 8 2}	- House
		İ	"Yahyapoor	3 2 3		3 1 3	1 12 104	3 0 6	2 0 31	2 8 10	196	100
ļ		434.	" Chowndahera	5 15 73		3 1 6	2 2 0	3 1 6	2 13 51	2 8 10}	1 8 111	G. Pos
		Ј ВІБЈЕАМА.	" Toda	5 15 104		 2 6 0}	1 12 4	2 10 31	2 12 3	1 8 7	1 2 9	i .
}		Jac	"Kheaoree	5 6 3	4 10 73	3 8 2	3 8 13	2 14 5]	2 2 73	1 8 51	1 7 0	ront entos
		[[,, Bhynswal	7 8 0		309	3 1 1	3 1 3	1 15 6	1 10 3	1 4 4}	1
	Ì	ſ	"Kyranah	600	500	400	2 12 0	2 8 4	2 0 4	1 15 0	1 13 10	1.1
ļ	ļ		,, Shamles	7 8 0	6 3 6	600	4 2 4	3 13 113	2 14 2	2 0 61	180	1
	į	KYRANAH {	", Ranamuzrah	5 9 8	3 14 4	3 0 61	2 11 41	2 8 4	2 0 4	1 15 0	100	this statement
	1	į į	"Punjeet	7 4 0	6 0 0	4 12 0	3 13 0	3 4 4	2 2 0	1 15 0	1 13 10	27.2
1		("Shamlee	7 9 0	6 3 6	6 0 0	4 2 4	3 13 11}	2 14 2	2 0 6	1 8 0	
-		SHAMLES	"Bhynswal	8 4 0	8.0	4 12 0	3 8 0	7 8 0	5 4 0	2 3 0	1 11 2	i.
-		}	,, Buntikheru	7 0 0	600	4 11 0	3 6 0	3 8 0	2 12 0	1 12 0	1 4 0	inc. culed
i		'	"Koodanah	8 11 1	4 6 103	6 6 6	4 12 0	4 6 6	3 9 4	3 15 6	1	
	Ì	THANAH S	"Bhynswal	9 7 4	3 4 3	3 13 5}	2 9 83	3 14 21	2 7 83	2 1 1	1 9 83	3
			, Kheaoree	5 6 3	4 10 7½ 5 0 0	3 8 2	2 8 13	2 11 53	2 2 7 3	2 8 51	1 7 0	100
	, l		gur	7 3 0	6 3 6	800	2 12 0	3 13 11	2 14 2	2 0 61	1 8 0	t land
	MOOZUFFBBNUGGBB.	KANDLA	, Koodanah	8 11 1	4 6 101	6 6 6	4 12 0	4 6 6	3 9 4	3 15 6	1 14 10}	14
	D M M		,, Purasolee	6 12 0	5 14 0	3 14 0	2 12 0	3 8 0	280	1 8 0	1 4 0	1
	FEB	[, Kandhla	8 8 0	8 8 0	6 12 0	5 2 0	800	400	3 15 6	1 14 10	1015
	0021	(, Koodanah	6 8 3	3 5 14	4 3 1	2 9 7	3 4 10	2 11 0	2 15 74	1 7 23	
	7	BOORHANA {	", Shoron	5 8 0	4 12 9	4 5 4	2 7 23	2 6 51	1 13 6	1 8 0	1 12 113	in the
Ì		på (", Khataolee	4 3 111	2 12 103	2 15 1}	1 13 102	1 15 03	1 9 34	2 14 71	1 6 8)£
ļ		CARPOOR	" Shoron	5 8 0	4 12 9	4 5 44	2 7 21	2 6 51	1 13 6	180	1 2 112	t bate
1		Shire	", Koodanah	6 8 3	3 5 14	4 3 0	2 9 8	3 4 10±	2 11 0	2 15 71	1 7 23	15
-		55 {	" Poorbalian	4 8 0	240	2 12 0	2 4 0		1 15 9	2 12 0	1 3 6	1
		("Budhace	4 4 2	3 14 113	267	1 15 2}	1 13 3	1 11 3	2 4 9	1 9 53	recently aution
		1	", Moozuffernug- gur.	4 8 6	4 4 61	3 6 02	2 3 41	300	203	I 7 112	170	١
		1 TFM	,, Jukhwala	4 8 51	3 15 9	3 2 112	226	2 3 2}	1 12 91	2 10 4	1 11 0	Tietrio!
1		CHURTAWAE	"Bugrah	4 5 43	3 4 51	3 6 04	1 14 03		1 11 6			
	'	0	,, Kheaoree	5 6 3	4 10 7	3 8 2	2 8 13	2 14 53	2 2 73	1 8 8	1 7 0	1
			Durant	5 8 0	4 12 91	4 5 23	3 7 2	2 6 51	1 13 6	1 14 0	1 2 113	10.0
	ļ	ĺĺ	Bugrah Churthawal	5 6 8‡ 6 14 0	4 1 7 6 0 0	4 3 7 5 6 61	2 6 23 3 0 113	2 14 51 3 0 01	2 2 4 ₃ 2 4 10 ₃	3 13 51	1 12 9}	Kad
		}	Moozuffernug-	5 10 7	5 5 101	4 3 7	2 12 2#	3 12 0	2 8 3		1 12 9	Pergunnaha
	- 1	BUGRAU.	gur. , Koodanah	8 1 71	4 2 5	5 3 10	8 4 0±	4 2 14	3 5 9	3 11 6}	1 13 0}	L L
ĺ			" Chukwaha	6 0 6	4 15 81	3 15 71	2 11 13	2 13 21	2 3 115	3 4 112	2 11 13	444
			, Poorbalian	5 10 0		3 7 0	2 13 0	3 8 111	2 7 8			Tho
	ļ	{	"Shoron	6 14 0	5 14 23	5 6 8}	3 1 01	3 0 0g	2 8 10}	1 14 0	1 7 8}	ľ
ĺ		GORDHAN-	,, Gordhanpore.		3 4 0		2 5 8	•••	2 1 31	•••	2 0 8	
	į	POOB.	" Rizkullapore		2 9 6		1 14 21		1 10 3	.,,	1 8 113	

APPENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

IRRIGATED FROM WELLS.	DESCRIPTION OF IRRIGATED FROM CANALS.		OM TANES.		UNIERIGATED.
Mutlysi. Roslee.	Muttyar. Boslee. Dekur.	Muttysr.	Dakur. Bhoor.	- Հ ս Հիդո ի չ	Roslee . Dakur. Bhoor.
Re. A. P. Re. A. P. Rs. A. P. Re. A. P. 6 9 9 4 2 9 4 12 6 3 5 6	Ra, A. P. Ra, A.	Rs. A. P. Bs. A. P. Rs. 413 1 3 9 10 4	A. P. Rs. A.	P. Rs. A. P.	Re. A. P. Rs. A. P. Rs. A. P. 3 1 9 3 7 2 2 2 7 10
413 7 312 9 4 0 5 2 75	67 388 371 2162 419		0 10 3 0 0	2 10 10	2 6 3 2 9 2 11311
10 8 4 8 4 3 11 4 3 2 0	2 1113 3 12 9 3 9 2 2 7 0 5 2	10	3 11 2 5 9	4004	3 0 23 2 15 0 1 10 9
4,159 3 2 9 3 6 41 2 6 0	7 11 3 7 10 3 7 7 2 3 3 0 4 1		7 9 2 9 7	2 12 9	2 2 34 2 6 84 1 13
41211 3 6 44 3 7 11 3 6 0	11 13 311 2 3 7 8 2 4 0 4 4		83 380	2 11 0	2 0 2 2 9 6 1 5
3 0 3 11 2 3 10 6 3 6 6	58 310 6 4 011 3 6 8 4 12	412 5 315 0 3	10 5 3 6 8	8 7 8	3 3 9 3 8 0 2 13
2 6 4 10 11 4 9 10	611 41011 410 3 4 6 1 6 0	58~-3N	8 9	3 13 1	8 23 2 4 0 10 3 11
0 9 4 2 9 6 5 0 4 2 3	61 429 522		2 1	6. 4.	2 14 11 3 8 0 2 14 11
0 51 8 6 9 412 0 314 0	12 22 4 6 5 3 15 73 3 13 10 6 12		14 8 3 10 8	9 2	3 13 6 3 12 34 3 13
12 04 3 6 9 4 0 1 1 10 9	2 9 3 0 94 4 6 10 1 10 9 3 12		69 69	2 14 51	2 2 3 2 10 0 1 7 10
8 5 3 7 4 3 15 04 2 3 1	411 21011 3 7 4 2 3 0 3 15		16 6 2 13 11	2 15 11	246 2791191
416 42 215 0 313 9 2 2 9	61 340 3811 280 35		12 6 2 10 6	89	118 4 2 7 0 1 5
194 563 4117 335	9 9 4 7 7 5 15 4 3 2 9 4 6		3 3 0	473	3 8 0 2 9 101 2 5 11
9 3 5 3 10 5 3 9 5 3 10	8 10 4 14 11 4 15 9 6 14	6 14 05 6 6 3 4	5 5 6 2	4 10 9	3 7 3 3 5 0 2 13 8
3 53 6 5 1 6 6 7	1 3 15 91 4 1 81 9 7 0	4 8 93 4 8 0 5	4 3	80 80	2 0 8 114 0 113 6
9 3 3 12 9 4 12 9 2 13 4	15 22 4 1 82 2 7 9 4				

APPENDIX V,—(continued.)

Statement showing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

				1			_				DES	CRI	[PTI	ON	OF -	801	T						
		Pergunnan.		Cirole.			Ван	RAH.				Oυ	tl'X I	NG 1	REA		1		KH.	DIB.			
DIVISION.	District.	T BROWN AB.		Citoto.		Irrigated.			Unirrigated.			Irrigated.	242	-	Unitrigated.			Irrigated.			Unirrigated.		REMARKS.
	: !	Anoopshuhur		<u> </u>	1	A 6	. P.	í	As.	P,	Rs.	A s			As. 12		Вя. 7			Ra.	As.		
		Ahar	•••			0		ĺ		0	1	0		ĺ	0		8				0		
		Debuico	***		11	0	0	 7 !	0	0	4	0	0	3	0	0	9	4	0	3	12	0	
		Agowtha		,	9	θ	7				4	2	6	2	0	0							
		Burrun	•••	! <u>.</u>	Ð	. 8	0		•••••		4	4	0	2	0	0		••••			•••••		
۰. ۳	EC	Syanah	{	1st 2nd 3rd	10 11 12		0	100	8 0 0	М	4 5 5	0	0 0 0	2 2 2	4	0		 		1	·····		
MEERUT.	Вооглувнинги	Shikarpore	•••		12	0	0		••••		4	0	o .	2	0	0		••••			•,•••		
اچ	Boole	Puhasoo			i 11	0	0				9/4	0	0	2	0	0		••••			*****		
		Jewur	{	Bangur Khadir	!	0	- 7	6	1 Yu	W.		12 0		2	0 4			•••••		i	•••••		
		Koorjah				0	(G		0			13		-	0			•••••			•••••		
		Dadree			8	0	0	4	0	0	3	8	0	1	12	0		8	0		8		
,		 Dunkour 	{	Bangur Khadir	8		0 0	4		o 0		10		2	0			 8		2	8		
		 Secundrabad			9	0	0	4	0.	0	8	13	0										

APPENDIX V,-(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

	REMARKS.													
	ċ	2nd class outlying.		2 10 2			:				:	:	:	
Кнарів.	Unirricated.	lst class outlying.	Re. As. P.	7 14 5			:				:	:	:	
	2	Barah and Munjah.	Rs. As. P. Rs. As.	5 4 3			:				:	:	:	ä
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<u>~</u>	4			0		0	>	0	0	۵	
		2nd class outlying.	As.	10			12		12	!	0	0	0	
		2nc out	B.	-					-	•	<u></u> -	C1	61	
			લં	er			0		c	,	0	0	0	
	Ą	lst class cutlying.	As.	01			13		12	;	0	0	0	
	Unirrigated,	1st cu	B	61	27		22			1	en	69	6 0	
	UNI	न्	ei	Ġ			o		c	•	0	0	0	
i		Munjah.	As.	య	Abala		∞		α		œ	œ	œ	
Soir.			Bs.		70	174	en		07		್ 	e3		
A O			P.	ආර			0		0	,	0	0	•	
7 O N		Barah.	Δ8.	4			4		4	,	4	4	4	
191			Rs.	ي ــــــــــــــــــــــــــــــــــــ	_	मेव ज	22							
ESCRIPTION			4	တ			0		-	•	0	0	0	
å		Barha.	AB.	9			6		19	}	12	6	12	
		B	 	4			4		4		4	4	4	
	á		P.	9			0		G	•	0	0	0	
	Irrigated,	Munjah.	Ав.	13			4		4	•	12	4	13	
	Irr	M	Bs.	90			x 0		00)	00	œ	80	
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	Pergunnae.			Atrowice	Gungeree	Koel	Morethul	Burrowlee	Gorice	Hussungurh	Chundous	Tuppul	Khyr	
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		Division						RUT.	W E E					

APPENDIX V,-(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

	PERGUNNAH.	ORCLE OR CLASS.	Irrigated Siwai.	Manured Siwai,	Siwai.	Muttysr.	Bhoor Siwai.	Bheer.	Benaues.
Bijnore		Bargur 1st Class Bangur 2nd ,,	Rs. A. P.	Bs. A. P.	Rs. A. P. 5 0 0 8 12 0 4 12 0	Ra. A. P. S 3 4 € C 3 3 8 8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	88. A. P. 82. 23. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Rs. A. P. 1 14 0 2 5 0	
Darabugur	-===				5 4 6 3 12 0	68	22 0 0	1 13 8	
Mundswnr	- =====================================	Bangur lst Bangur 2nd			4 8 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	22 4 22 4 20 4 20 4 20 4 20 4 20 4 20 4	3 12 0 3 12 0	22 24 0 22 24 0 50 0	
Nujeebubad	٣	Nujechahad Nagul Forest		7 1 6 0 2	2 13 8 2 7 8 7 8	2 14 1 2 1 8 1 10 1	2 1 1	222	
Keerutpore	- 35	Keerutpore Burumpore Tesoura		7 12 6	2 12 6 3 14 18	22 12 12 12 14 14 17 17 11 17	2 7 0 3 13 0 1 13 2	1 14 8 2 6 0 1 6 2	
Akburabad	;	***************************************		9 8 8	2 4 0	2 10 4		0 8 1	
У ћавро ге		Bangur Khadir Forest		2 0 0 2	3 1 0 3 1 0	8 3 0 8 12 0		04 04	
Siohara		Bangur Trans-Kuroola		6 4 0 5 14 0 7 4 0	3 14 0 3 14 0 3 14 0	2 13 0 2 11 0 4 4 0		2 0 0 2 10 0	
Nihtaur	:			7 12 0	2 14 0	2 14 0		200	
*Nugeena	:								* Rent rates for this Perguanabs have not been approved yet.
Вигћароога	پ	Khadir Khadir Bangur Burhapoora			2 2 3 0	2 2 0		3 0 0 1 8 0	Composite of 1st and 3rd.
Afzulgarh		Cultivated 1st Forest			4 4 0 2 10 9 1 6 6	3 0 0 1 10 9 1 0 6		2 15 0 1 14 0 1 0 0	
Chandpoor	- 	Bangur Bhoor Bhoor Bangur		7 11 6 8 9 0 7 6 0	3 2 2 3 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	3 2 0 2 13 0 2 15 0	61 82 82 411 000	1 11 0 1 7 6 1 7 6	
Boorpoor	:			0 # 2	3 6 0	3 8 0	2 6 6	1 14 0	
*Bashta	:	•	•						. Reut rates for this Pergunnah have not been approved yet.

APPENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

DESCRIPTION OF SUIL.	GOWBAN, DOOMUT, MUTITALS.	Trigated. Unirigated. Irrigated. Univigated.	H3. A. P. R8, A, P. R8. A. P. R3. A. P R6. A. P. R8.	5 0 0 5 0 0 4 0 0 4 0 0 1 4 8 0 0 1 4 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 1 1 8 0 0 0 0	∞ e ∞ o	300 380 300 280	300 300 280 280 240	44 0 0 34 4 0 3 4 0 0 3 4 4 0 3 4 4 0 3 4 4 0 3 4 4 0 3 4 4 0 3 4 4 0 3 4 4 0 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 4 4 6 6 4 6		300 300 280 280 240	iii 400 330 300 280 300	11 44 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
		Circie of Class.		Doomut Muttyar Belah	Doomut Muttyar Belah Bibor Khadir		-	1st Class Kuthere 2nd ditto ditto	Bhorr Bhadir Daonus Muttyar Belah		{ Doomat Mattyar, Khadir	Bhoor Brons Kbadir Boomus, Mattyar, Khadir	Suleympore	{ Bh.or Allurial	
	•	Рявосикан.		Estraroon	Ruspoora	Bisowies	SATASER	Islamwosguæ	Subesham	Korn	Вартом	Oojeare	SULKYMPOOR	Оозвітн	
		Disperce ,													,

APPENDIX V,—(continued.)

4The whole circle is Khadir. 4The whole circle is old Khadir and partially irrigated. *The whole circle is rated as irrigated. All rated as irrigated. REMARES. Rs. A. P. 0000 3 6 N 9 6 02.00 Unitrigated. Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre. BHOOR. .betagirrI Unitrigated. DOOMUT II. Bs. A. P. 0 0 0 000 000 8 1330000 a 8 8 888 888 4448310 Irrigated. DESCRIPTION OF SOIL. Rs. A. P. 3 0 0 2 10 0 2 0 0 2 10 0 3 0 0 Unirrigated. MUITERE. Rs. A. P. 888488 808965 Irrigated. B3. A. P. 3 10 3 10 3 10 3 10 3 10 Univrigated. DOOKUT L. Rs. A. P. 44020042000000000000000000000 Irrigated. 3100 Bs. A. P. 040 a 818181 "puz zipeny Ba. A. P. 444 Kbadir 1st. | IIII ditto | Risadir | Circle* | Risadir | ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | Ditto | D I Circle
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I G CIRCLE. PREGUNNAH. Fureedpore Nawabgunj Beesulpore Chowmahla Meergunj Kabur Siraawan Serowlee Bulleah Suneba Ritchs Crore DISTRICT. BABEILLY. Division. конігкимр.

APPENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

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(49)

APPENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed per acre.

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	Ввидане,		* This denomination was not added till after the completion of the measure- ments of Tribbeals Shebishamore and Jallalahad	more of the state												
	* Пһипкет.	Rs. As. P.				:	:		89 0	2 0 0	2 0 0	0 0 8	2 0 0	6 4 0	4	2 0 0
	Вроот.	Rs. As. P.	4 0	0 4 6	2 0 0	0 8 0	24 0	61 44	8 0	112 0	113 0	1 13 0	1120	1 12 0	61 4	2 0 0
OF SOIL.	2nd Doomut.	Be, As. P.	3 0 0	300	0 8 81	3 12 0	2 10 0	3 0 0		8 0	3 0 0	20 00	44	G 89	3 0 0	2 12 0
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	Oirole,		Doomut	Matgar	Bhoor	Tarai	Bhoor	Bunkuttee	Turai	Bhoor	Ramgunga	Byghool	Вьоог		ist or Doomut	2nd or Eymoos
	Рексиман.		Shabjehanpore	Jumour	Kant		Jelialabad)	?		Khera Bujhera <		Meeranpore Kuttra		יובאסחנים
	Division.		<u> </u>					_	VALOE KDZI	~ -	۔	·				



DIVISION.	DISTRICT.	NAME OF PERGUNNAU.	Circle or Class.	Suburban Gowhan.	Gowhan I.	Gowban II.	Gowban III.	Gowhan IV.	Сомрап V.
		Shumshabad West, and Kumpil	Doomut Terai Middle circle	Rs. As. P. 15 12 0	Rs. As. P. 10 8 0 7 14 0	Rs. As. P. 5 4 0 6 9 0	Rs. As. P. 3 15 0 5 4 0	Rs. As. P 3 15 0	Rs. As. P
		Imrutpore}	Ramguuga do. Serka do. Guuga do.		9 3 0 7 14 0	6 9 0 5 4 0	5 4 0 3 15 0	2 10 0	
		Kunovj	South Bhoor do. Bangur Ramgunga do.		3 15 0 10 8 0 10 8 0	2 10 0		***	
		Khakutmow {	Nasa do. Gunga do.		5 4 0 7 14 0	3 15 0 5 14 6	 5 4 0		
		Purumnugger{	Gunga do. North do. South do.		4 9 6 5 4 0 7 14 0	5 4 0	3 15 0	2 10 0	
	BAD.	Pahara {	Suburbun do. Bangur do.	15 12 0 		6 2 0	5 4 0		
AGRA.	FURRUCKABAD.	Mohumdabad		117	10 8 0	7 14 0	5 4 0		
į	Per	Shumshabad, East			10 8 0	7 14 0	5 4 0	.,.	
		Bojepore	स्यम	व नयने	10 8 0	7 14 0	5 4 0		***
		Chibramow	•••••		10 8 0	714 0	5 4 0		
i		Talgram	••••••	***	10 8 0	7 14 0	5 4 0		•••
		Shumshabad West, and Kumpil	Bangur	15 12 0	10 8 0	714 0	5 4 0		
		Киппонј	Terai						•••
		Pahara	Terai		10 8 0	54 0	2 10 0		
		Shumshabad West, and Kumpil	Middle Terai		7 14 0	690	5 4 0	3 4 6	2 10 (
		Ditto ditto Imrutpore and Khakutmow			3 15 0	5 4 0	3 4 6	2 10 0	
		Tirwa Tebseel {	Doomut Tract Bhoor do		10 8 0	7 14 0	6 9 0	 5 4 0	
			Mutyar do	•••		····			
			River do		10 8 0				

APPENDIX V,—(continued.)

utement shewing the Classification of Soils at present Settlement with the several Rent-Rates assumed

	·									DESC	RIPT	ION C	F SO	IL.	
Doomut I.	Doomut II.	Doomut III.	Doomut IV.	Doomut V.	Irrigated Bhoor.	Unirrigated Bhoor.	Unirrigated Bhoor.	Unirrigated Bhoor.	Unirrigated Bhoor.	Phutka Bhoor I.	Phutka Bhoor II.	Phutka Bhoor III.	Oosansh Bhoor I.	Oosansh Bhoor II.	Oosansh Bhoor III.
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APPENDIX V,—(conti

Statement shewing the Classification of Soils at present Settler

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	R. A.	R. A. P.	R.A.P	R, A, P.,	R. A. P.	R. A, P.,	R. A. P.,	R. A. P.	R.A.P	R.A.P	R. A. P.	,	R. A. P		R. A. P.	R. A. P.	R.A.1	R.A.P	R.A.P	R.A.P	.A.P
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APPENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Rales assumed per acre.

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APPENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several Bates assumed per aore

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APPENDIX V,—(continued.)

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APPENDIX V,—(continued).

Statement sheeping the Classification of Soils at present Settlement with the several rates assumed per acre.

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APPENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several rates assumed per acre.

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									K3. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Bs. As. P.	B3. A8. P.	
****			Lullutpore	:	:	;	:	H	3 12 0	1 8 0	8 0 0	1 4 0	3 0 0	2 8 0	0 10 0	
			Monomina					H	0 0 4	1 12 0	3 0 0	1 4 0	3 0 0	8 8	0 10 0	
				:	:	: :	:	# ~	3 8 0	180	2 8 0	1 0 0	2 8 0	2 0 0	0 8 0	
			Banpore	:	:	:	:	H	0 8 4	0 0 8	3 8 0	1 8 0	8 8	0 8 8	0 12 0	
·			Mohrownee					H	300	1 4 0	2 8 0	1 0 0	8 8	8 0 0	0 8 0	
E'				- :	:	: :	:	" ~	180	0 12 0	1 4 0	0 8 0	140	100	0 4 0	
EVAB	LULLUIPORE		Talbohut	:	:	:	:	H	4 8 0	0 0 3	3 8 0	1 8 0	0 8 8	2 12 0	0 12 0	
ıt —								H	9	8 8	4 0 0	2 0 0	3 0 0	3 0 0	100	
			Bansie	:	:	:	:	Ħ	4 0 0	2 0 0	300	180	8 8	2 8 0	0 17 0	
								# 	300	1 8 0	2 8 0	100	0 0 8	3 0 0	0 8 0	
								H	85 94	1 12 0	2 12 0	1 4 0	2 12 0	2 4 0	0 12 0	
			Balabehut	:	:	:	:	Ħ	3 0 0	1 4 0	12 8 0	0 14 0	8 8	2 0 0	0 8 0	
								ш	2 12 0	100	2 4 0	0 12 0	2 4 0	1 12 0	0 8 0	

AFFENDIX V,—(continued.)

Statement shewing the Classification of Soils at present Settlement with the several vates assumed per acre.

		Вем≜вк в.												
	ON.	.bəlagirrigU	Rs. A. P.	9 O	3 14 0	4 2 0	3 7 4	3 14 0	3 0 0	2 0 4	1 14 0	3 0 0	3 14 0	4 4 0
	SEEGON.	.bətagir1I	Bs. A. P.	.61	5 12 0	0 0 9	4 12 0	6 12 0	8 0	4 8 0	3 0 0	6 2 0	0 0 9	4 8 0
Ä.		Силиснов.	Bs. A.P.	•	0 0 3	2 0 0	2 0 0	2 6 0	2 0 0	2 8 0	0 0	9 0 0	61 0	200
DESCRIPTION OF SOIL,	YAB.	.botagirrigU	Bs. A.P.	9	4 0 0	2 10 0	180	3 14 0	1 8 0	4 0 0	2 6 0	2 6 0	4 0 0	4 0 0
DESCRIPT	Mutraes.	.bəiszirrI	Ba, A. P.	22	0 4 0	5 0 0	3 12 0	5 8 0	3 12 0	5 14 0	5 4 0	4 12 0	5 14 0	6 14 0
		Unirrigated.	Bs. A. P.	63	5 12 0	0 0 9	4 12 0	5 12 0	4 13 0	4 13 0	3 14 0	6 2 0	4 12 0	4 12 0
	Doomur.	.belagirīt	Bs. A. P.	e oo	0 0 8	8 4 0	7 0 0	8 0 0	0 8 9	7 8 0	7 12 0	0 8 8	7 8 0	0 8 2
		Gownan.	Bs, A. P.		9 4 0	9 12 0	8 0 0	9 4 0	7 8 0	0 0 6	0 8 9	12 0 0	0 0 6	0 8 2
					प्यमे	न जय	ते	i	•	:	:	;	į	
		B. CL≜8B.	!	:	i	:	:	ŧ	I	;	.	:	:	;
	CIRCIE OR CLASS.			ı	:	:	Ī	i	:	m Sureera	=======================================	:	ŧ	:
			Gumhera	Saince	Sonrae	Koh	Sipah	Tingaeen	Wishpoor	1 Puchchum Sureera	2 Singhowul	1 Kuraree	2 Bidaon	3 Baroncha
		(AB.				 γ :				•	~	<u></u>	-	
		Name of Pergunnam .				ŧ					:		:	
		NAME 01				Ковван				111111111111111111111111111111111111111			KURRAREE	
		DISTRICT.						'U ¥8¥	VIIV		-,			
		DITISIOK.						'TYEY	и тл ту					

APPENDIX V,--(continued.)

Statement shewing the Classification of Soils at present Settlement with the several rates assumed per acre.

Вржавка			A.—TUPPA. Rs. As. P.		Bampore Rogale	B. As. P. Rs. As. Ps. Ps. As. Ps. Ps. As. Ps. Ps. As. Ps. Ps. As. Ps. Ps. As. Ps. Ps. Ps. As. Ps. Ps. Ps. Ps. Ps. Ps. Ps. Ps. Ps. As. Ps. Ps. Ps. Ps. Ps. Ps. Ps. Ps. Ps. P	0 0	CDOOMUT.	Ist class 2 2 0 1st class 112 0	2nd class 114 0 2nd class 18 0	:	4th class 1 8 0 4th class 1 7 0'	5th class 1 4 0 5th class 1 2 0
Soir.	Balona.	. 9	Rs. As. P.	0 0	1 8 0	Ę	1 7 9		Ē			:	
DESCRIPTION OF SOIL.	Mutear.	8. As. P. R		61 44 0	व ं। <u>:</u>			:		;			
Д ввск:	Dorus	4	Rs. As. A.	3 0 0	8 0	∢			щ)	
UNKAH.				į	:	Ē	÷		:			<u>:</u>	
NAME OF PERGUNKAH.		က		Sulempore	Sihut	Sidhoon Jobua	Shahjenanpore		South Huveylee		North Huganlas	North Author	
DISTRICT.		G1					<u> </u>		9 I E E	υŒ	A D	ξY	HEORE
•юо	IEIVIG	m-1	- Muratenda									•	V R R S

вдс	0 £)												
•	Benaekpore (east)	Benackpore (west)	Dbariyapar		Annowla	Chiloopar	Bhawapar	Hussunpore Mughur	Ruttunpore Bansse	Russoulpore Ghous	Muhoke	Aurungabad	Amorha	Bustee
	-:-	:			:	:			:	:	:	:	<u>:</u>	
	annas a	:	PA		F4	2 13 8	3 13 0	. 00	From	.	None	Ħ	4 0 0	2 15 0
	14 annas and 13 annas per acre.	ŧ	÷		ŧ	2 13 8	3 13 0	187	1.13 to 1.5	:	:	:	3 0 0	2 12 0
	s per acre.	:	:		·	1 7 2	0 13 0	0 7 11	From 1-13 to 1-2 -6 per acre	:	: 	ž	1 8 0	о 61 ——————
		1st class 2nd class 3rd class 4th class		·		න <u>්</u> ලේ	۲.		Haveylee Bankata Wahsin		lst class	3rd class 4th class 5th class		1st class 2nd class 3rd class
ĭ		1:::	1	1	hat	Kobara Majooree Atlaisee Barhai	ythan	सन्यमेव				; ; ; ; ; , w	HDORUS.	:: : :
DDORUS.		::::		ь.—пкинсатер.	::	1111	-{	E	12) 12)	ď	i i	::::	RUS.	Bs. As. P 3 4 0 3 0 0 2 12 0
		1111		ED.	::			110			į	1111	-	 1st 2nd 3rd
P. A. D	M 31 CO 17 M	M # 81 0 0 0 0 0		Rs. As. P.	200	62 6		Rs. As. P.	81 81 81 40 81 000		, A8,	1221 1234 1340 1400	MUT	class class
		1st class 2nd class 3rd class 4th class		Be.		C3 (24	뫮	877			Per acro.	MUTIYAR.	1:1
			UNIRRIGATED.	As. P.	12 0		-	As. P.	0 12 0 12 0			£		Rs. As. P. 2 14 0 2 13 0 2 8 0
MUTIYAR.		1111	ED.							-				Ist class 2nd class 3rd class
.B.		11:1	BALOOA.	Rs. As. P.	1 0		4	Rs. As.	171				BALOOA	:::
R. 44 P.		4400 800	O.A.	Р.	0	0	5	ě.	000	Ì				Rs, As. P 2 4 0 2 0 0
		1st class 2nd class 3rd class 4th class	IN THE	Irrigated.	Rs. As.] 2 4 (
BALOOA.		::::	REMAIN		 6:0								İ	alwaree ba grade, Ka d the rest ii
t. Bs. Ag P.		21 0 21 0 21 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	IN THE REMAINING TUPPAS.	Unirrigated,	Rs. As. P. 2 0 0									Tupps Kalwaree has been included in the 1st grade, Karah Pipra in the 3rd, and the rest in the 2nd grade.

APPENDIX V,—(concluded.)

Statement shewing the Classification of Soils at present Settlement with the several Rales assumed per nore.

			-pəşe5	irriaU	R. A. P.	10 01	2 5 0	3 4 4	50 60	60 00 60 60	
		Paro.	À	Rate.	R. A. P.		i	İ		2 12 4 13 4	
	ELAND		17.	Rate.	B. A. P.	් µා භ	64 0 0	60 4	8 8	At At 00 00	
	RUBBE		MI.	Rate.	B. A. P.	10.	4 10 1	بن ئ	6 6 10	5 6 10 5 15 8	
SOIL.		Paa,	Ħ	Rate.	B. A. P.	8 7 8	8	& & &	8 50	7 3 8	
DESCRIPTION OF SOIL-			11	Rate.	B, A. P.	7 11 8	7 11 5	7 11 5	89	8 15 7	
DESCR			eRspeg•	raia U	B, A. P.	0 12 4	0 12 4	0 12 4	63 63	114 2	
	0.	IV.		Rate.	B, A.P.	0 13 4	0 12 4	0 12 4	92 70 63		
	RICE LAND.	III		Rate.	B. A. P.	 	1 8 6	1 8 8	3 10 6	4 1 7	_
		ï		Rate.	B, A. P,	8 — 1 — 4	3 13 8	3 13 B	4. 8	5 6 10	
		ï		Rate.	B. A. P.	सद्यम्भ जयते	та Ф	ъ Ф ъ	6 6 10	7 7 3 3 3	
						11111	~	7	:	; ;	
		CIRCLE.				Tuppahs	Tuppahs Burdah and Chowree	Tuppaha	Belhabans	Bangur Khulge	
		NAME OF PREGUNNAME.				Decgaon			Вейзьваня	Nizamahed	
		Drangicya						Адыстви			
		Division						BENABES			